

**Exhibit A**

**Proposed Order**

**UNITED STATES DISTRICT COURT  
DISTRICT OF PUERTO RICO**

In re:

THE FINANCIAL OVERSIGHT AND  
MANAGEMENT BOARD FOR PUERTO RICO,

as representative of

THE COMMONWEALTH OF PUERTO RICO, *et*  
*al.*,

Debtors.<sup>1</sup>

PROMESA

Title III

No. 17 BK 3283-LTS

(Jointly Administered)

Re: ECF Nos. 3795 & \_\_\_\_\_

**ORDER SUPPLEMENTING FIFTH OMNIBUS  
ORDER GRANTING RELIEF FROM THE AUTOMATIC STAY**

Upon the *Debtors' Supplement to Fifth Omnibus Motion for Approval of Modifications to the Automatic Stay* (the "Supplement");<sup>2</sup> and the Court having found it has subject matter jurisdiction over this matter pursuant to PROMESA section 306; and it appearing that venue in this district is proper pursuant to PROMESA section 307; and the Court having found that the relief requested in the Supplement is in the best interests of the Debtors, their creditors, and other parties in interest; and the Court having found that the Debtors provided adequate and appropriate notice of the Supplement under the circumstances and that no other or further notice is required; and the Court having reviewed the Supplement; and the Court having determined that the legal and factual bases set forth in the Supplement establish just cause for the relief

---

<sup>1</sup> The Debtors in these Title III Cases, along with each Debtor's respective Title III case number and the last four (4) digits of each Debtor's federal tax identification number, as applicable, are the (i) Commonwealth of Puerto Rico (Bankruptcy Case No. 17 BK 3283-LTS) (Last Four Digits of Federal Tax ID: 3481); (ii) Puerto Rico Sales Tax Financing Corporation ("COFINA") (Bankruptcy Case No. 17 BK 3284-LTS) (Last Four Digits of Federal Tax ID: 8474); (iii) Puerto Rico Highways and Transportation Authority ("HTA") (Bankruptcy Case No. 17 BK 3567-LTS) (Last Four Digits of Federal Tax ID: 3808); (iv) Employees Retirement System of the Government of the Commonwealth of Puerto Rico ("ERS") (Bankruptcy Case No. 17 BK 3566-LTS) (Last Four Digits of Federal Tax ID: 9686); and (v) Puerto Rico Electric Power Authority ("PREPA") (Bankruptcy Case No. 17 BK 4780-LTS) (Last Four Digits of Federal Tax ID: 3747). (Title III case numbers are listed as Bankruptcy Case numbers due to software limitations).

<sup>2</sup> Capitalized terms used but not otherwise defined herein have the meanings given to them in the Supplement.

granted herein; and any objections to the relief requested herein having been withdrawn or overruled on the merits; and after due deliberation and sufficient cause appearing therefor, it is

**HEREBY ORDERED THAT:**

1. The Supplement is granted as set forth herein.
2. Pursuant to Bankruptcy Code sections 362(d)(1) and 105(a), the Title III Stay is modified as set forth in the attached Exhibit 1 for administrative employment matters against the Commonwealth, to September 12, 2018 (the date of the Supplement).
3. All rights, defenses, and protections of each of the Debtors with respect to any matters pending or that may arise in their respective Title III Cases, including the treatment of any claim arising from the matters set forth on Exhibit 1 hereof under a plan of adjustment or otherwise in the Title III Case are hereby reserved. Nothing in this Order or the Debtors' consent to stay modification as set forth in the Supplement shall be deemed to be, or construed as, (a) an admission by any party of any liability, wrongdoing, act, or matter or that any claim or defense has or lacks merit; (b) a waiver of the Debtors' rights to dispute, contest, setoff, or recoup any claim, including any claims asserted in the subject actions, or assert any related rights, claims, or defenses and all such rights are reserved; or (c) an approval or assumption of any agreement or contract between the parties under Bankruptcy Code section 365.
4. Notwithstanding any applicability of any Federal Rule of Bankruptcy Procedure, the terms and conditions of this Order shall be immediately effective and enforceable upon its entry.
5. The Court shall retain jurisdiction to hear and determine all matters (a) arising from or related to the implementation, enforcement, or interpretation of this Order and (b) concerning the execution or enforcement in the Title III cases of any judgment entered in a

prepetition ordinary course civil action where the Debtors agreed to modify or lift the Title III Stay to allow the action to proceed to judgment by the underlying court.

Dated: \_\_\_\_\_

---

HONORABLE LAURA TAYLOR SWAIN  
UNITED STATES DISTRICT JUDGE

**Exhibit 1**

	PREPETITION ACTION	MOVANT	DEBTOR	BRIEF DESCRIPTION OF THE MODIFICATION <sup>1</sup>	MODIFICATION DATE
1	NATIVIDAD VARGAS GENERAS V. DEPARTAMENTO DE EDUCACION,  CASE NO: 2008-07-0040 (CASP)  REGULAR STATUS APPOINTMENT AS TEACHER	NATIVIDAD VARGAS GENERAS	Commonwealth	The Title III Stay is hereby modified solely to the limited extent necessary to allow the Prepetition Action to proceed before the Administrative Agency of Puerto Rico (Commission for Appeals of Public Service or its successor entity), or similar administrative process, through final resolution, including any appeal rights parties may have (a “ <u>Disposition</u> ”), whether it is an award, administrative decision, judicial decision or settlement, and to the extent that a Disposition of a Prepetition Action provides for equitable relief, including reinstatement, reclassification or prospective wage adjustment and fringe benefits, it shall not be subject to any challenge based on the application of the automatic stay; <u>provided, however</u> , the Title III Stay shall continue to apply in all other respects to the Prepetition Action including, but not limited to, the execution and enforcement of any judgment and for any claims for money damages against the Commonwealth or any other Title III Debtor.	September 12, 2018
2	YUDELKA GINÉS V. DEPARTAMENTO DE EDUCACIÓN,  CASE NO: 2010-03-2953 (CASP)  REGULAR STATUS APPOINTMENT AS TEACHER	YUDELKA GINÉS	Commonwealth	The Title III Stay is hereby modified solely to the limited extent necessary to allow the Prepetition Action to proceed before the Administrative Agency of Puerto Rico (Commission for Appeals of Public Service or its successor entity), or similar administrative process, through final resolution, including any appeal rights parties may have (a “ <u>Disposition</u> ”), whether it is an award, administrative decision, judicial decision or settlement, and to the extent that a Disposition of a Prepetition Action provides for equitable relief, including reinstatement, reclassification or prospective wage adjustment and fringe benefits, it shall not be subject to any challenge based on the application of the automatic stay; <u>provided, however</u> , the Title III Stay shall continue to apply in all other respects to the Prepetition Action including, but not limited to, the execution and enforcement of any judgment and for any claims for money damages against the Commonwealth or any other Title III Debtor.	September 12, 2018

<sup>1</sup> “Prepetition Action” shall mean the action identified in the column, “Prepetition Action.”

“Title III Stay” shall mean the automatic stay set forth in Bankruptcy Code sections 362(a) and 922(a), made applicable to the Commonwealth’s Title III case by PROMESA section 301(a).

	PREPETITION ACTION	MOVANT	DEBTOR	BRIEF DESCRIPTION OF THE MODIFICATION <sup>1</sup>	MODIFICATION DATE
3	KAROLINE MALDONADO GONZÁLEZ V. DEPARTAMENTO DE EDUCACIÓN,  CASE NO: 2013-08-0097 (CASP)  REGULAR STATUS APPOINTMENT AS TEACHER	KAROLINE MALDONADO GONZÁLEZ	Commonwealth	The Title III Stay is hereby modified solely to the limited extent necessary to allow the Prepetition Action to proceed before the Administrative Agency of Puerto Rico (Commission for Appeals of Public Service or its successor entity), or similar administrative process, through final resolution, including any appeal rights parties may have (a “ <u>Disposition</u> ”), whether it is an award, administrative decision, judicial decision or settlement, and to the extent that a Disposition of a Prepetition Action provides for equitable relief, including reinstatement, reclassification or prospective wage adjustment and fringe benefits, it shall not be subject to any challenge based on the application of the automatic stay; <u>provided, however</u> , the Title III Stay shall continue to apply in all other respects to the Prepetition Action including, but not limited to, the execution and enforcement of any judgment and for any claims for money damages against the Commonwealth or any other Title III Debtor.	September 12, 2018
4	EVELYN SOTO TORRES V. DEPARTAMENTO DE EDUCACIÓN,  CASE NO: 2012-10-0402 & 2012-06-1725 (CASP)  REGULAR STATUS APPOINTMENT AS TEACHER	EVELYN SOTO TORRES	Commonwealth	The Title III Stay is hereby modified solely to the limited extent necessary to allow the Prepetition Action to proceed before the Administrative Agency of Puerto Rico (Commission for Appeals of Public Service or its successor entity), or similar administrative process, through final resolution, including any appeal rights parties may have (a “ <u>Disposition</u> ”), whether it is an award, administrative decision, judicial decision or settlement, and to the extent that a Disposition of a Prepetition Action provides for equitable relief, including reinstatement, reclassification or prospective wage adjustment and fringe benefits, it shall not be subject to any challenge based on the application of the automatic stay; <u>provided, however</u> , the Title III Stay shall continue to apply in all other respects to the Prepetition Action including, but not limited to, the execution and enforcement of any judgment and for any claims for money damages against the Commonwealth or any other Title III Debtor.	September 12, 2018
5	EVELYN SOTO TORRES V. DEPARTAMENTO DE EDUCACIÓN,	EVELYN SOTO TORRES	Commonwealth	The Title III Stay is hereby modified solely to the limited extent necessary to allow the Prepetition Action to proceed before the Administrative Agency of Puerto Rico (Commission for Appeals of Public Service or its successor entity), or similar administrative process, through final resolution, including any appeal rights parties	September 12, 2018

	PREPETITION ACTION	MOVANT	DEBTOR	BRIEF DESCRIPTION OF THE MODIFICATION <sup>1</sup>	MODIFICATION DATE
	CASE NO: 2010-05-324 (CASP)  REGULAR STATUS APPOINTMENT AS TEACHER			may have (a “ <u>Disposition</u> ”), whether it is an award, administrative decision, judicial decision or settlement, and to the extent that a Disposition of a Prepetition Action provides for equitable relief, including reinstatement, reclassification or prospective wage adjustment and fringe benefits, it shall not be subject to any challenge based on the application of the automatic stay; <u>provided, however</u> , the Title III Stay shall continue to apply in all other respects to the Prepetition Action including, but not limited to, the execution and enforcement of any judgment and for any claims for money damages against the Commonwealth or any other Title III Debtor.	
6	EVELYN SOTO TORRES V. DEPARTAMENTO DE EDUCACIÓN,  CASE NOS: 2012-10-0402 AND 2012-06-1725 (CASP)  REGULAR STATUS APPOINTMENT AS TEACHER	EVELYN SOTO TORRES	Commonwealth	The Title III Stay is hereby modified solely to the limited extent necessary to allow the Prepetition Action to proceed before the Administrative Agency of Puerto Rico (Commission for Appeals of Public Service or its successor entity), or similar administrative process, through final resolution, including any appeal rights parties may have (a “ <u>Disposition</u> ”), whether it is an award, administrative decision, judicial decision or settlement, and to the extent that a Disposition of a Prepetition Action provides for equitable relief, including reinstatement, reclassification or prospective wage adjustment and fringe benefits, it shall not be subject to any challenge based on the application of the automatic stay; <u>provided, however</u> , the Title III Stay shall continue to apply in all other respects to the Prepetition Action including, but not limited to, the execution and enforcement of any judgment and for any claims for money damages against the Commonwealth or any other Title III Debtor.	September 12, 2018
7	VANESSA TORRES CASIANO V. DEPARTAMENTO DE EDUCACIÓN,  CASE NO: 2014-01-0358 (CASP)	VANESSA TORRES CASIANO	Commonwealth	The Title III Stay is hereby modified solely to the limited extent necessary to allow the Prepetition Action to proceed before the Administrative Agency of Puerto Rico (Commission for Appeals of Public Service or its successor entity), or similar administrative process, through final resolution, including any appeal rights parties may have (a “ <u>Disposition</u> ”), whether it is an award, administrative decision, judicial decision or settlement, and to the extent that a Disposition of a Prepetition Action provides for equitable relief, including reinstatement, reclassification or prospective wage adjustment and fringe benefits, it shall not be subject to any challenge	September 12, 2018

	PREPETITION ACTION	MOVANT	DEBTOR	BRIEF DESCRIPTION OF THE MODIFICATION <sup>1</sup>	MODIFICATION DATE
	REGULAR STATUS APPOINTMENT AS TEACHER			based on the application of the automatic stay; <u>provided, however</u> , the Title III Stay shall continue to apply in all other respects to the Prepetition Action including, but not limited to, the execution and enforcement of any judgment and for any claims for money damages against the Commonwealth or any other Title III Debtor.	
8	ROSA V. SOTO VALENTÍN V. DEPARTAMENTO DE EDUCACIÓN,  CASE NO: 2013-12-0310 (CASP)  REGULAR STATUS APPOINTMENT AS TEACHER	ROSA V. SOTO VALENTÍN	Commonwealth	The Title III Stay is hereby modified solely to the limited extent necessary to allow the Prepetition Action to proceed before the Administrative Agency of Puerto Rico (Commission for Appeals of Public Service or its successor entity), or similar administrative process, through final resolution, including any appeal rights parties may have (a “ <u>Disposition</u> ”), whether it is an award, administrative decision, judicial decision or settlement, and to the extent that a Disposition of a Prepetition Action provides for equitable relief, including reinstatement, reclassification or prospective wage adjustment and fringe benefits, it shall not be subject to any challenge based on the application of the automatic stay; <u>provided, however</u> , the Title III Stay shall continue to apply in all other respects to the Prepetition Action including, but not limited to, the execution and enforcement of any judgment and for any claims for money damages against the Commonwealth or any other Title III Debtor.	September 12, 2018
9	JUANA MALDONADO PONCE V. DEPARTAMENTO DE EDUCACIÓN,  CASE NO: 2014-09-0478 (CASP)  REGULAR STATUS APPOINTMENT AS TEACHER	JUANA MALDONADO PONCE	Commonwealth	The Title III Stay is hereby modified solely to the limited extent necessary to allow the Prepetition Action to proceed before the Administrative Agency of Puerto Rico (Commission for Appeals of Public Service or its successor entity), or similar administrative process, through final resolution, including any appeal rights parties may have (a “ <u>Disposition</u> ”), whether it is an award, administrative decision, judicial decision or settlement, and to the extent that a Disposition of a Prepetition Action provides for equitable relief, including reinstatement, reclassification or prospective wage adjustment and fringe benefits, it shall not be subject to any challenge based on the application of the automatic stay; <u>provided, however</u> , the Title III Stay shall continue to apply in all other respects to the Prepetition Action including, but not limited to, the execution and enforcement of any judgment and for any claims for money damages against the Commonwealth or any other Title III Debtor.	September 12, 2018

	PREPETITION ACTION	MOVANT	DEBTOR	BRIEF DESCRIPTION OF THE MODIFICATION <sup>1</sup>	MODIFICATION DATE
10	ALICIA SOTO VÉLEZ V. DEPARTAMENTO DE EDUCACIÓN,  CASE NO: 2014-09-0479 (CASP)  REGULAR STATUS APPOINTMENT AS TEACHER	ALICIA SOTO VÉLEZ	Commonwealth	The Title III Stay is hereby modified solely to the limited extent necessary to allow the Prepetition Action to proceed before the Administrative Agency of Puerto Rico (Commission for Appeals of Public Service or its successor entity), or similar administrative process, through final resolution, including any appeal rights parties may have (a “ <u>Disposition</u> ”), whether it is an award, administrative decision, judicial decision or settlement, and to the extent that a Disposition of a Prepetition Action provides for equitable relief, including reinstatement, reclassification or prospective wage adjustment and fringe benefits, it shall not be subject to any challenge based on the application of the automatic stay; <u>provided, however</u> , the Title III Stay shall continue to apply in all other respects to the Prepetition Action including, but not limited to, the execution and enforcement of any judgment and for any claims for money damages against the Commonwealth or any other Title III Debtor.	September 12, 2018
11	SANDRA L. CARMONA GÓMEZ V. DEPARTAMENTO DE EDUCACIÓN,  CASE NO: 2016-08-0249 (CASP)  REGULAR STATUS APPOINTMENT AS TEACHER	SANDRA L. CARMONA GÓMEZ	Commonwealth	The Title III Stay is hereby modified solely to the limited extent necessary to allow the Prepetition Action to proceed before the Administrative Agency of Puerto Rico (Commission for Appeals of Public Service or its successor entity), or similar administrative process, through final resolution, including any appeal rights parties may have (a “ <u>Disposition</u> ”), whether it is an award, administrative decision, judicial decision or settlement, and to the extent that a Disposition of a Prepetition Action provides for equitable relief, including reinstatement, reclassification or prospective wage adjustment and fringe benefits, it shall not be subject to any challenge based on the application of the automatic stay; <u>provided, however</u> , the Title III Stay shall continue to apply in all other respects to the Prepetition Action including, but not limited to, the execution and enforcement of any judgment and for any claims for money damages against the Commonwealth or any other Title III Debtor.	September 12, 2018
12	MARÍA DEL C. BONANO GOTAY V. DEPARTAMENTO DE EDUCACIÓN,	MARÍA DEL C. BONANO GOTAY	Commonwealth	The Title III Stay is hereby modified solely to the limited extent necessary to allow the Prepetition Action to proceed before the Administrative Agency of Puerto Rico (Commission for Appeals of Public Service or its successor entity), or similar administrative process, through final resolution, including any appeal rights parties may have (a “ <u>Disposition</u> ”), whether it is an award, administrative	September 12, 2018

	PREPETITION ACTION	MOVANT	DEBTOR	BRIEF DESCRIPTION OF THE MODIFICATION <sup>1</sup>	MODIFICATION DATE
	CASE NO: 2017-01-0816 (CASP)  REGULAR STATUS APPOINTMENT AS TEACHER			decision, judicial decision or settlement, and to the extent that a Disposition of a Prepetition Action provides for equitable relief, including reinstatement, reclassification or prospective wage adjustment and fringe benefits, it shall not be subject to any challenge based on the application of the automatic stay; <u>provided, however</u> , the Title III Stay shall continue to apply in all other respects to the Prepetition Action including, but not limited to, the execution and enforcement of any judgment and for any claims for money damages against the Commonwealth or any other Title III Debtor.	
13	JARINETTE MORALES SALGADO V. DEPARTAMENTO DE EDUCACIÓN,  CASE NO: AQ-16-0988 (CASP)  REGULAR STATUS APPOINTMENT AS TEACHER	JARINETTE MORALES SALGADO	Commonwealth	The Title III Stay is hereby modified solely to the limited extent necessary to allow the Prepetition Action to proceed before the Administrative Agency of Puerto Rico (Commission for Appeals of Public Service or its successor entity), or similar administrative process, through final resolution, including any appeal rights parties may have (a “ <u>Disposition</u> ”), whether it is an award, administrative decision, judicial decision or settlement, and to the extent that a Disposition of a Prepetition Action provides for equitable relief, including reinstatement, reclassification or prospective wage adjustment and fringe benefits, it shall not be subject to any challenge based on the application of the automatic stay; <u>provided, however</u> , the Title III Stay shall continue to apply in all other respects to the Prepetition Action including, but not limited to, the execution and enforcement of any judgment and for any claims for money damages against the Commonwealth or any other Title III Debtor.	September 12, 2018
14	JARINETTE MORALES SALGADO V. DEPARTAMENTO DE EDUCACIÓN,  CASE NO: 2016-12-0720 (CASP)  REGULAR STATUS APPOINTMENT AS	JARINETTE MORALES SALGADO	Commonwealth	The Title III Stay is hereby modified solely to the limited extent necessary to allow the Prepetition Action to proceed before the Administrative Agency of Puerto Rico (Commission for Appeals of Public Service or its successor entity), or similar administrative process, through final resolution, including any appeal rights parties may have (a “ <u>Disposition</u> ”), whether it is an award, administrative decision, judicial decision or settlement, and to the extent that a Disposition of a Prepetition Action provides for equitable relief, including reinstatement, reclassification or prospective wage adjustment and fringe benefits, it shall not be subject to any challenge based on the application of the automatic stay; <u>provided, however</u> , the Title III Stay shall continue to apply in all other respects to the Prepetition Action including, but not limited to, the execution and	September 12, 2018

	PREPETITION ACTION	MOVANT	DEBTOR	BRIEF DESCRIPTION OF THE MODIFICATION <sup>1</sup>	MODIFICATION DATE
	TEACHER			enforcement of any judgment and for any claims for money damages against the Commonwealth or any other Title III Debtor.	
15	ASTIR B. RIVERA MUDAFORT V. DEPARTAMENTO DE EDUCACIÓN,  CASE NO: 2016-07-0043 (CASP)  REGULAR STATUS APPOINTMENT AS TEACHER	ASTIR B. RIVERA MUDAFORT	Commonwealth	The Title III Stay is hereby modified solely to the limited extent necessary to allow the Prepetition Action to proceed before the Administrative Agency of Puerto Rico (Commission for Appeals of Public Service or its successor entity), or similar administrative process, through final resolution, including any appeal rights parties may have (a “ <u>Disposition</u> ”), whether it is an award, administrative decision, judicial decision or settlement, and to the extent that a Disposition of a Prepetition Action provides for equitable relief, including reinstatement, reclassification or prospective wage adjustment and fringe benefits, it shall not be subject to any challenge based on the application of the automatic stay; <u>provided, however</u> , the Title III Stay shall continue to apply in all other respects to the Prepetition Action including, but not limited to, the execution and enforcement of any judgment and for any claims for money damages against the Commonwealth or any other Title III Debtor.	September 12, 2018
16	AILEEN RODRÍGUEZ RAMOS V. DEPARTAMENTO DE EDUCACIÓN,  CASE NO: 2016-07-0049 (CASP)  REGULAR STATUS APPOINTMENT AS TEACHER	AILEEN RODRÍGUEZ RAMOS	Commonwealth	The Title III Stay is hereby modified solely to the limited extent necessary to allow the Prepetition Action to proceed before the Administrative Agency of Puerto Rico (Commission for Appeals of Public Service or its successor entity), or similar administrative process, through final resolution, including any appeal rights parties may have (a “ <u>Disposition</u> ”), whether it is an award, administrative decision, judicial decision or settlement, and to the extent that a Disposition of a Prepetition Action provides for equitable relief, including reinstatement, reclassification or prospective wage adjustment and fringe benefits, it shall not be subject to any challenge based on the application of the automatic stay; <u>provided, however</u> , the Title III Stay shall continue to apply in all other respects to the Prepetition Action including, but not limited to, the execution and enforcement of any judgment and for any claims for money damages against the Commonwealth or any other Title III Debtor.	September 12, 2018
17	SARAÍ GONZÁLEZ RODRÍGUEZ V. DEPARTAMENTO DE EDUCACIÓN,	SARAÍ GONZÁLEZ RODRÍGUEZ	Commonwealth	The Title III Stay is hereby modified solely to the limited extent necessary to allow the Prepetition Action to proceed before the Administrative Agency of Puerto Rico (Commission for Appeals of Public Service or its successor entity), or similar administrative process, through final resolution, including any appeal rights parties	September 12, 2018

	PREPETITION ACTION	MOVANT	DEBTOR	BRIEF DESCRIPTION OF THE MODIFICATION <sup>1</sup>	MODIFICATION DATE
	CASE NO: 2016-07-0097 (CASP)  REGULAR STATUS APPOINTMENT AS TEACHER			may have (a “ <u>Disposition</u> ”), whether it is an award, administrative decision, judicial decision or settlement, and to the extent that a Disposition of a Prepetition Action provides for equitable relief, including reinstatement, reclassification or prospective wage adjustment and fringe benefits, it shall not be subject to any challenge based on the application of the automatic stay; <u>provided, however</u> , the Title III Stay shall continue to apply in all other respects to the Prepetition Action including, but not limited to, the execution and enforcement of any judgment and for any claims for money damages against the Commonwealth or any other Title III Debtor.	
18	GLADYS PÉREZ SERRANO V. DEPARTAMENTO DE EDUCACIÓN,  CASE NO: 2016-12-0757 (CASP)  REGULAR STATUS APPOINTMENT AS SCHOOL DIRECTOR	GLADYS PÉREZ SERRANO	Commonwealth	The Title III Stay is hereby modified solely to the limited extent necessary to allow the Prepetition Action to proceed before the Administrative Agency of Puerto Rico (Commission for Appeals of Public Service or its successor entity), or similar administrative process, through final resolution, including any appeal rights parties may have (a “ <u>Disposition</u> ”), whether it is an award, administrative decision, judicial decision or settlement, and to the extent that a Disposition of a Prepetition Action provides for equitable relief, including reinstatement, reclassification or prospective wage adjustment and fringe benefits, it shall not be subject to any challenge based on the application of the automatic stay; <u>provided, however</u> , the Title III Stay shall continue to apply in all other respects to the Prepetition Action including, but not limited to, the execution and enforcement of any judgment and for any claims for money damages against the Commonwealth or any other Title III Debtor.	September 12, 2018
19	ANA RIVAS ABREU V. DEPARTAMENTO DE EDUCACIÓN,  CASE NO: 2016-08-0251 (CASP)  REGULAR STATUS APPOINTMENT AS TEACHER	ANA RIVAS ABREU	Commonwealth	The Title III Stay is hereby modified solely to the limited extent necessary to allow the Prepetition Action to proceed before the Administrative Agency of Puerto Rico (Commission for Appeals of Public Service or its successor entity), or similar administrative process, through final resolution, including any appeal rights parties may have (a “ <u>Disposition</u> ”), whether it is an award, administrative decision, judicial decision or settlement, and to the extent that a Disposition of a Prepetition Action provides for equitable relief, including reinstatement, reclassification or prospective wage adjustment and fringe benefits, it shall not be subject to any challenge based on the application of the automatic stay; <u>provided, however</u> , the Title III Stay shall continue to apply in all other respects to the	September 12, 2018

	PREPETITION ACTION	MOVANT	DEBTOR	BRIEF DESCRIPTION OF THE MODIFICATION <sup>1</sup>	MODIFICATION DATE
				Prepetition Action including, but not limited to, the execution and enforcement of any judgment and for any claims for money damages against the Commonwealth or any other Title III Debtor.	
20	ANN SOTO PÉREZ V. DEPARTAMENTO DE EDUCACIÓN,  CASE NO: 2016-08-0178 (CASP)  REGULAR STATUS APPOINTMENT AS TEACHER	ANN SOTO PÉREZ	Commonwealth	The Title III Stay is hereby modified solely to the limited extent necessary to allow the Prepetition Action to proceed before the Administrative Agency of Puerto Rico (Commission for Appeals of Public Service or its successor entity), or similar administrative process, through final resolution, including any appeal rights parties may have (a “ <u>Disposition</u> ”), whether it is an award, administrative decision, judicial decision or settlement, and to the extent that a Disposition of a Prepetition Action provides for equitable relief, including reinstatement, reclassification or prospective wage adjustment and fringe benefits, it shall not be subject to any challenge based on the application of the automatic stay; <u>provided, however</u> , the Title III Stay shall continue to apply in all other respects to the Prepetition Action including, but not limited to, the execution and enforcement of any judgment and for any claims for money damages against the Commonwealth or any other Title III Debtor.	September 12, 2018
21	BÁRBARA ALICEA REYES V. DEPARTAMENTO DE EDUCACIÓN,  CASE NO: 2016-08-0194 (CASP)  REGULAR STATUS APPOINTMENT AS TEACHER	BÁRBARA ALICEA REYES	Commonwealth	The Title III Stay is hereby modified solely to the limited extent necessary to allow the Prepetition Action to proceed before the Administrative Agency of Puerto Rico (Commission for Appeals of Public Service or its successor entity), or similar administrative process, through final resolution, including any appeal rights parties may have (a “ <u>Disposition</u> ”), whether it is an award, administrative decision, judicial decision or settlement, and to the extent that a Disposition of a Prepetition Action provides for equitable relief, including reinstatement, reclassification or prospective wage adjustment and fringe benefits, it shall not be subject to any challenge based on the application of the automatic stay; <u>provided, however</u> , the Title III Stay shall continue to apply in all other respects to the Prepetition Action including, but not limited to, the execution and enforcement of any judgment and for any claims for money damages against the Commonwealth or any other Title III Debtor.	September 12, 2018
22	CELIMAR RAMOS VÁZQUEZ V. DEPARTAMENTO	CELIMAR RAMOS VÁZQUEZ	Commonwealth	The Title III Stay is hereby modified solely to the limited extent necessary to allow the Prepetition Action to proceed before the Administrative Agency of Puerto Rico (Commission for Appeals of Public Service or its successor entity), or similar administrative	September 12, 2018

	PREPETITION ACTION	MOVANT	DEBTOR	BRIEF DESCRIPTION OF THE MODIFICATION <sup>1</sup>	MODIFICATION DATE
	DE EDUCACIÓN,  CASE NO: 2016-07-0108 (CASP)  REGULAR STATUS APPOINTMENT AS TEACHER			process, through final resolution, including any appeal rights parties may have (a “ <u>Disposition</u> ”), whether it is an award, administrative decision, judicial decision or settlement, and to the extent that a Disposition of a Prepetition Action provides for equitable relief, including reinstatement, reclassification or prospective wage adjustment and fringe benefits, it shall not be subject to any challenge based on the application of the automatic stay; <u>provided, however</u> , the Title III Stay shall continue to apply in all other respects to the Prepetition Action including, but not limited to, the execution and enforcement of any judgment and for any claims for money damages against the Commonwealth or any other Title III Debtor.	
23	DAISY MARALET MOLINA V. DEPARTAMENTO DE EDUCACIÓN,  CASE NO: 2016-08-0159 (CASP)  REGULAR STATUS APPOINTMENT AS TEACHER	DAISY MARALET MOLINA	Commonwealth	The Title III Stay is hereby modified solely to the limited extent necessary to allow the Prepetition Action to proceed before the Administrative Agency of Puerto Rico (Commission for Appeals of Public Service or its successor entity), or similar administrative process, through final resolution, including any appeal rights parties may have (a “ <u>Disposition</u> ”), whether it is an award, administrative decision, judicial decision or settlement, and to the extent that a Disposition of a Prepetition Action provides for equitable relief, including reinstatement, reclassification or prospective wage adjustment and fringe benefits, it shall not be subject to any challenge based on the application of the automatic stay; <u>provided, however</u> , the Title III Stay shall continue to apply in all other respects to the Prepetition Action including, but not limited to, the execution and enforcement of any judgment and for any claims for money damages against the Commonwealth or any other Title III Debtor.	September 12, 2018
24	DENISE GONZÁLEZ SANTOS V. DEPARTAMENTO DE EDUCACIÓN,  CASE NO: 2016-08-0221 (CASP)  REGULAR STATUS	DENISE GONZÁLEZ SANTOS	Commonwealth	The Title III Stay is hereby modified solely to the limited extent necessary to allow the Prepetition Action to proceed before the Administrative Agency of Puerto Rico (Commission for Appeals of Public Service or its successor entity), or similar administrative process, through final resolution, including any appeal rights parties may have (a “ <u>Disposition</u> ”), whether it is an award, administrative decision, judicial decision or settlement, and to the extent that a Disposition of a Prepetition Action provides for equitable relief, including reinstatement, reclassification or prospective wage adjustment and fringe benefits, it shall not be subject to any challenge based on the application of the automatic stay; <u>provided, however</u> , the	September 12, 2018

	PREPETITION ACTION	MOVANT	DEBTOR	BRIEF DESCRIPTION OF THE MODIFICATION <sup>1</sup>	MODIFICATION DATE
	APPOINTMENT AS TEACHER			Title III Stay shall continue to apply in all other respects to the Prepetition Action including, but not limited to, the execution and enforcement of any judgment and for any claims for money damages against the Commonwealth or any other Title III Debtor.	
25	JOEL GONZÁLEZ VARGAS V. DEPARTAMENTO DE EDUCACIÓN,  CASE NO: 2016-08-0252 (CASP)  REGULAR STATUS APPOINTMENT AS TEACHER	JOEL GONZÁLEZ VARGAS	Commonwealth	The Title III Stay is hereby modified solely to the limited extent necessary to allow the Prepetition Action to proceed before the Administrative Agency of Puerto Rico (Commission for Appeals of Public Service or its successor entity), or similar administrative process, through final resolution, including any appeal rights parties may have (a “ <u>Disposition</u> ”), whether it is an award, administrative decision, judicial decision or settlement, and to the extent that a Disposition of a Prepetition Action provides for equitable relief, including reinstatement, reclassification or prospective wage adjustment and fringe benefits, it shall not be subject to any challenge based on the application of the automatic stay; <u>provided, however</u> , the Title III Stay shall continue to apply in all other respects to the Prepetition Action including, but not limited to, the execution and enforcement of any judgment and for any claims for money damages against the Commonwealth or any other Title III Debtor.	September 12, 2018
26	MARÍA MENAY RUIZ V. DEPARTAMENTO DE EDUCACIÓN,  CASE NO: 2016-08-0209 (CASP)  REGULAR STATUS APPOINTMENT AS TEACHER	MARÍA MENAY RUIZ	Commonwealth	The Title III Stay is hereby modified solely to the limited extent necessary to allow the Prepetition Action to proceed before the Administrative Agency of Puerto Rico (Commission for Appeals of Public Service or its successor entity), or similar administrative process, through final resolution, including any appeal rights parties may have (a “ <u>Disposition</u> ”), whether it is an award, administrative decision, judicial decision or settlement, and to the extent that a Disposition of a Prepetition Action provides for equitable relief, including reinstatement, reclassification or prospective wage adjustment and fringe benefits, it shall not be subject to any challenge based on the application of the automatic stay; <u>provided, however</u> , the Title III Stay shall continue to apply in all other respects to the Prepetition Action including, but not limited to, the execution and enforcement of any judgment and for any claims for money damages against the Commonwealth or any other Title III Debtor.	September 12, 2018
27	NATHANAEL ARROYO MARTÍNEZ	NATHANAEL ARROYO MARTÍNEZ	Commonwealth	The Title III Stay is hereby modified solely to the limited extent necessary to allow the Prepetition Action to proceed before the Administrative Agency of Puerto Rico (Commission for Appeals of	September 12, 2018

	PREPETITION ACTION	MOVANT	DEBTOR	BRIEF DESCRIPTION OF THE MODIFICATION <sup>1</sup>	MODIFICATION DATE
	V. DEPARTAMENTO DE EDUCACIÓN,  CASE NO: 2016-05-1335 (CASP)  BACKPAY			Public Service or its successor entity), or similar administrative process, through final resolution, including any appeal rights parties may have (a “ <u>Disposition</u> ”), whether it is an award, administrative decision, judicial decision or settlement, and to the extent that a Disposition of a Prepetition Action provides for equitable relief, including reinstatement, reclassification or prospective wage adjustment and fringe benefits, it shall not be subject to any challenge based on the application of the automatic stay; <u>provided, however</u> , the Title III Stay shall continue to apply in all other respects to the Prepetition Action including, but not limited to, the execution and enforcement of any judgment and for any claims for money damages against the Commonwealth or any other Title III Debtor.	
28	NATHANAEL ARROYO MARTÍNEZ V. DEPARTAMENTO DE EDUCACIÓN,  CASE NO: 2017-03-1104 (CASP)  REGULAR STATUS APPOINTMENT AS TEACHER AND BACKPAY	NATHANAEL ARROYO MARTÍNEZ	Commonwealth	The Title III Stay is hereby modified solely to the limited extent necessary to allow the Prepetition Action to proceed before the Administrative Agency of Puerto Rico (Commission for Appeals of Public Service or its successor entity), or similar administrative process, through final resolution, including any appeal rights parties may have (a “ <u>Disposition</u> ”), whether it is an award, administrative decision, judicial decision or settlement, and to the extent that a Disposition of a Prepetition Action provides for equitable relief, including reinstatement, reclassification or prospective wage adjustment and fringe benefits, it shall not be subject to any challenge based on the application of the automatic stay; <u>provided, however</u> , the Title III Stay shall continue to apply in all other respects to the Prepetition Action including, but not limited to, the execution and enforcement of any judgment and for any claims for money damages against the Commonwealth or any other Title III Debtor.	September 12, 2018
29	AMNERIE SANTIAGO NAVEDO V. DEPARTAMENTO DE EDUCACIÓN,  CASE NO: 2016-07-0092 (CASP)	AMNERIE SANTIAGO NAVEDO	Commonwealth	The Title III Stay is hereby modified solely to the limited extent necessary to allow the Prepetition Action to proceed before the Administrative Agency of Puerto Rico (Commission for Appeals of Public Service or its successor entity), or similar administrative process, through final resolution, including any appeal rights parties may have (a “ <u>Disposition</u> ”), whether it is an award, administrative decision, judicial decision or settlement, and to the extent that a Disposition of a Prepetition Action provides for equitable relief, including reinstatement, reclassification or prospective wage adjustment and fringe benefits, it shall not be subject to any challenge	September 12, 2018

	PREPETITION ACTION	MOVANT	DEBTOR	BRIEF DESCRIPTION OF THE MODIFICATION <sup>1</sup>	MODIFICATION DATE
	REGULAR STATUS APPOINTMENT AS TEACHER			based on the application of the automatic stay; <u>provided, however</u> , the Title III Stay shall continue to apply in all other respects to the Prepetition Action including, but not limited to, the execution and enforcement of any judgment and for any claims for money damages against the Commonwealth or any other Title III Debtor.	
30	ANGEL LÓPEZ SALDAÑA V. DEPARTAMENTO DE EDUCACIÓN,  CASE NO: 2016-07-0081 (CASP)  REGULAR STATUS APPOINTMENT AS TEACHER	ANGEL LÓPEZ SALDAÑA	Commonwealth	The Title III Stay is hereby modified solely to the limited extent necessary to allow the Prepetition Action to proceed before the Administrative Agency of Puerto Rico (Commission for Appeals of Public Service or its successor entity), or similar administrative process, through final resolution, including any appeal rights parties may have (a “ <u>Disposition</u> ”), whether it is an award, administrative decision, judicial decision or settlement, and to the extent that a Disposition of a Prepetition Action provides for equitable relief, including reinstatement, reclassification or prospective wage adjustment and fringe benefits, it shall not be subject to any challenge based on the application of the automatic stay; <u>provided, however</u> , the Title III Stay shall continue to apply in all other respects to the Prepetition Action including, but not limited to, the execution and enforcement of any judgment and for any claims for money damages against the Commonwealth or any other Title III Debtor.	September 12, 2018
31	JOSÉ APONTE REYES V. DEPARTAMENTO DE EDUCACIÓN,  CASE NO: 2016-10-0542 (CASP)  REGULAR STATUS APPOINTMENT AS TEACHER	JOSÉ APONTE REYES	Commonwealth	The Title III Stay is hereby modified solely to the limited extent necessary to allow the Prepetition Action to proceed before the Administrative Agency of Puerto Rico (Commission for Appeals of Public Service or its successor entity), or similar administrative process, through final resolution, including any appeal rights parties may have (a “ <u>Disposition</u> ”), whether it is an award, administrative decision, judicial decision or settlement, and to the extent that a Disposition of a Prepetition Action provides for equitable relief, including reinstatement, reclassification or prospective wage adjustment and fringe benefits, it shall not be subject to any challenge based on the application of the automatic stay; <u>provided, however</u> , the Title III Stay shall continue to apply in all other respects to the Prepetition Action including, but not limited to, the execution and enforcement of any judgment and for any claims for money damages against the Commonwealth or any other Title III Debtor.	September 12, 2018
32	JOSÉ GARCÍA DE JESÚS	JOSÉ GARCÍA DE JESÚS	Commonwealth	The Title III Stay is hereby modified solely to the limited extent necessary to allow the Prepetition Action to proceed before the	September 12, 2018

	PREPETITION ACTION	MOVANT	DEBTOR	BRIEF DESCRIPTION OF THE MODIFICATION <sup>1</sup>	MODIFICATION DATE
	V. DEPARTAMENTO DE EDUCACIÓN,  CASE NO: 2016-08-0139 (CASP)  REGULAR STATUS APPOINTMENT AS TEACHER			Administrative Agency of Puerto Rico (Commission for Appeals of Public Service or its successor entity), or similar administrative process, through final resolution, including any appeal rights parties may have (a “ <u>Disposition</u> ”), whether it is an award, administrative decision, judicial decision or settlement, and to the extent that a Disposition of a Prepetition Action provides for equitable relief, including reinstatement, reclassification or prospective wage adjustment and fringe benefits, it shall not be subject to any challenge based on the application of the automatic stay; <u>provided, however</u> , the Title III Stay shall continue to apply in all other respects to the Prepetition Action including, but not limited to, the execution and enforcement of any judgment and for any claims for money damages against the Commonwealth or any other Title III Debtor.	
33	YOELY ACEVEDO LÓPEZ V. DEPARTAMENTO DE EDUCACIÓN,  CASE NO: 2016-08-0205 (CASP)  REGULAR STATUS APPOINTMENT AS TEACHER	YOELY ACEVEDO LÓPEZ	Commonwealth	The Title III Stay is hereby modified solely to the limited extent necessary to allow the Prepetition Action to proceed before the Administrative Agency of Puerto Rico (Commission for Appeals of Public Service or its successor entity), or similar administrative process, through final resolution, including any appeal rights parties may have (a “ <u>Disposition</u> ”), whether it is an award, administrative decision, judicial decision or settlement, and to the extent that a Disposition of a Prepetition Action provides for equitable relief, including reinstatement, reclassification or prospective wage adjustment and fringe benefits, it shall not be subject to any challenge based on the application of the automatic stay; <u>provided, however</u> , the Title III Stay shall continue to apply in all other respects to the Prepetition Action including, but not limited to, the execution and enforcement of any judgment and for any claims for money damages against the Commonwealth or any other Title III Debtor.	September 12, 2018
34	MARIO ALEJANDRO CHARÓN V. DEPARTAMENTO DE EDUCACIÓN,  CASE NO: 2016-08-0220	MARIO ALEJANDRO CHARÓN	Commonwealth	The Title III Stay is hereby modified solely to the limited extent necessary to allow the Prepetition Action to proceed before the Administrative Agency of Puerto Rico (Commission for Appeals of Public Service or its successor entity), or similar administrative process, through final resolution, including any appeal rights parties may have (a “ <u>Disposition</u> ”), whether it is an award, administrative decision, judicial decision or settlement, and to the extent that a Disposition of a Prepetition Action provides for equitable relief, including reinstatement, reclassification or prospective wage	September 12, 2018

	PREPETITION ACTION	MOVANT	DEBTOR	BRIEF DESCRIPTION OF THE MODIFICATION <sup>1</sup>	MODIFICATION DATE
	(CASP)  REGULAR STATUS APPOINTMENT AS TEACHER			adjustment and fringe benefits, it shall not be subject to any challenge based on the application of the automatic stay; <u>provided, however</u> , the Title III Stay shall continue to apply in all other respects to the Prepetition Action including, but not limited to, the execution and enforcement of any judgment and for any claims for money damages against the Commonwealth or any other Title III Debtor.	
35	SORIBEL PÉREZ PERDOMO V. DEPARTAMENTO DE EDUCACIÓN,  CASE NO: 2016-07-0120  (CASP) REGULAR STATUS APPOINTMENT AS TEACHER	SORIBEL PÉREZ PERDOMO	Commonwealth	The Title III Stay is hereby modified solely to the limited extent necessary to allow the Prepetition Action to proceed before the Administrative Agency of Puerto Rico (Commission for Appeals of Public Service or its successor entity), or similar administrative process, through final resolution, including any appeal rights parties may have (a “ <u>Disposition</u> ”), whether it is an award, administrative decision, judicial decision or settlement, and to the extent that a Disposition of a Prepetition Action provides for equitable relief, including reinstatement, reclassification or prospective wage adjustment and fringe benefits, it shall not be subject to any challenge based on the application of the automatic stay; <u>provided, however</u> , the Title III Stay shall continue to apply in all other respects to the Prepetition Action including, but not limited to, the execution and enforcement of any judgment and for any claims for money damages against the Commonwealth or any other Title III Debtor.	September 12, 2018
36	JEANETTE VEGA GARCÍA V. DEPARTAMENTO DE EDUCACIÓN,  CASE NO: 2016-07-0047 (CASP)  REGULAR STATUS APPOINTMENT AS TEACHER	JEANETTE VEGA GARCÍA	Commonwealth	The Title III Stay is hereby modified solely to the limited extent necessary to allow the Prepetition Action to proceed before the Administrative Agency of Puerto Rico (Commission for Appeals of Public Service or its successor entity), or similar administrative process, through final resolution, including any appeal rights parties may have (a “ <u>Disposition</u> ”), whether it is an award, administrative decision, judicial decision or settlement, and to the extent that a Disposition of a Prepetition Action provides for equitable relief, including reinstatement, reclassification or prospective wage adjustment and fringe benefits, it shall not be subject to any challenge based on the application of the automatic stay; <u>provided, however</u> , the Title III Stay shall continue to apply in all other respects to the Prepetition Action including, but not limited to, the execution and enforcement of any judgment and for any claims for money damages against the Commonwealth or any other Title III Debtor.	September 12, 2018
37	HIRAM DEL VALLE	HIRAM DEL	Commonwealth	The Title III Stay is hereby modified solely to the limited extent	September 12, 2018

	PREPETITION ACTION	MOVANT	DEBTOR	BRIEF DESCRIPTION OF THE MODIFICATION <sup>1</sup>	MODIFICATION DATE
	ORTIZ V. DEPARTAMENTO DE EDUCACIÓN,  CASE NO: 2016-08-0231  REGULAR STATUS APPOINTMENT AS TEACHER	VALLE ORTIZ		necessary to allow the Prepetition Action to proceed before the Administrative Agency of Puerto Rico (Commission for Appeals of Public Service or its successor entity), or similar administrative process, through final resolution, including any appeal rights parties may have (a “ <u>Disposition</u> ”), whether it is an award, administrative decision, judicial decision or settlement, and to the extent that a Disposition of a Prepetition Action provides for equitable relief, including reinstatement, reclassification or prospective wage adjustment and fringe benefits, it shall not be subject to any challenge based on the application of the automatic stay; <u>provided, however</u> , the Title III Stay shall continue to apply in all other respects to the Prepetition Action including, but not limited to, the execution and enforcement of any judgment and for any claims for money damages against the Commonwealth or any other Title III Debtor.	
38	YAMIRIS FIGUEROA RODRÍGUEZ V. DEPARTAMENTO DE EDUCACIÓN,  CASE NO: 2017-07-0036  REGULAR STATUS APPOINTMENT AS TEACHER	YAMIRIS FIGUEROA RODRÍGUEZ	Commonwealth	The Title III Stay is hereby modified solely to the limited extent necessary to allow the Prepetition Action to proceed before the Administrative Agency of Puerto Rico (Commission for Appeals of Public Service or its successor entity), or similar administrative process, through final resolution, including any appeal rights parties may have (a “ <u>Disposition</u> ”), whether it is an award, administrative decision, judicial decision or settlement, and to the extent that a Disposition of a Prepetition Action provides for equitable relief, including reinstatement, reclassification or prospective wage adjustment and fringe benefits, it shall not be subject to any challenge based on the application of the automatic stay; <u>provided, however</u> , the Title III Stay shall continue to apply in all other respects to the Prepetition Action including, but not limited to, the execution and enforcement of any judgment and for any claims for money damages against the Commonwealth or any other Title III Debtor.	September 12, 2018
39	IDALYS CONCEPCIÓN RODRÍGUEZ V. DEPARTAMENTO DE EDUCACIÓN,  CASE NO:	IDALYS CONCEPCIÓN RODRÍGUEZ	Commonwealth	The Title III Stay is hereby modified solely to the limited extent necessary to allow the Prepetition Action to proceed before the Administrative Agency of Puerto Rico (Commission for Appeals of Public Service or its successor entity), or similar administrative process, through final resolution, including any appeal rights parties may have (a “ <u>Disposition</u> ”), whether it is an award, administrative decision, judicial decision or settlement, and to the extent that a Disposition of a Prepetition Action provides for equitable relief,	September 12, 2018

	<b>PREPETITION ACTION</b>	<b>MOVANT</b>	<b>DEBTOR</b>	<b>BRIEF DESCRIPTION OF THE MODIFICATION<sup>1</sup></b>	<b>MODIFICATION DATE</b>
	2016-08-0254 (CASP)  REGULAR STATUS APPOINTMENT AS TEACHER			including reinstatement, reclassification or prospective wage adjustment and fringe benefits, it shall not be subject to any challenge based on the application of the automatic stay; <u>provided, however</u> , the Title III Stay shall continue to apply in all other respects to the Prepetition Action including, but not limited to, the execution and enforcement of any judgment and for any claims for money damages against the Commonwealth or any other Title III Debtor.	
40	FRANSICO ROSARIO RODRÍGUEZ V. DEPARTAMENTO DE EDUCACIÓN,  CASE NO: 2016-05-1414 (CASP)  REGULAR STATUS APPOINTMENT AS TEACHER AND BACKPAY	FRANSICO ROSARIO RODRÍGUEZ	Commonwealth	The Title III Stay is hereby modified solely to the limited extent necessary to allow the Prepetition Action to proceed before the Administrative Agency of Puerto Rico (Commission for Appeals of Public Service or its successor entity), or similar administrative process, through final resolution, including any appeal rights parties may have (a “ <u>Disposition</u> ”), whether it is an award, administrative decision, judicial decision or settlement, and to the extent that a Disposition of a Prepetition Action provides for equitable relief, including reinstatement, reclassification or prospective wage adjustment and fringe benefits, it shall not be subject to any challenge based on the application of the automatic stay; <u>provided, however</u> , the Title III Stay shall continue to apply in all other respects to the Prepetition Action including, but not limited to, the execution and enforcement of any judgment and for any claims for money damages against the Commonwealth or any other Title III Debtor.	September 12, 2018
41	ARACELIS CASTRO VÉLEZ V. DEPARTAMENTO DE EDUCACIÓN,  CASE NO: 2015-10-0380 (CASP)  REGULAR STATUS APPOINTMENT AS TEACHER AND BACKPAY	ARACELIS CASTRO VÉLEZ	Commonwealth	The Title III Stay is hereby modified solely to the limited extent necessary to allow the Prepetition Action to proceed before the Administrative Agency of Puerto Rico (Commission for Appeals of Public Service or its successor entity), or similar administrative process, through final resolution, including any appeal rights parties may have (a “ <u>Disposition</u> ”), whether it is an award, administrative decision, judicial decision or settlement, and to the extent that a Disposition of a Prepetition Action provides for equitable relief, including reinstatement, reclassification or prospective wage adjustment and fringe benefits, it shall not be subject to any challenge based on the application of the automatic stay; <u>provided, however</u> , the Title III Stay shall continue to apply in all other respects to the Prepetition Action including, but not limited to, the execution and enforcement of any judgment and for any claims for money	September 12, 2018

	PREPETITION ACTION	MOVANT	DEBTOR	BRIEF DESCRIPTION OF THE MODIFICATION <sup>1</sup>	MODIFICATION DATE
				damages against the Commonwealth or any other Title III Debtor.	
42	JUN MARTÍNEZ RODRÍGUEZ V. DEPARTAMENTO DE EDUCACIÓN,  CASE NO: 2015-10-0380 CONSOLIDATED WITH THE CASE ABOVE (CASP)  BACKPAY	JUN MARTÍNEZ RODRÍGUEZ	Commonwealth	The Title III Stay is hereby modified solely to the limited extent necessary to allow the Prepetition Action to proceed before the Administrative Agency of Puerto Rico (Commission for Appeals of Public Service or its successor entity), or similar administrative process, through final resolution, including any appeal rights parties may have (a “ <u>Disposition</u> ”), whether it is an award, administrative decision, judicial decision or settlement, and to the extent that a Disposition of a Prepetition Action provides for equitable relief, including reinstatement, reclassification or prospective wage adjustment and fringe benefits, it shall not be subject to any challenge based on the application of the automatic stay; <u>provided, however</u> , the Title III Stay shall continue to apply in all other respects to the Prepetition Action including, but not limited to, the execution and enforcement of any judgment and for any claims for money damages against the Commonwealth or any other Title III Debtor.	September 12, 2018
43	WILKINS RODRÍGUEZ OLIVERAS V. DEPARTAMENTO DE EDUCACIÓN,  CASE NO: 2015-11-0292 (CASP)  BACKPAY	WILKINS RODRÍGUEZ OLIVERAS	Commonwealth	The Title III Stay is hereby modified solely to the limited extent necessary to allow the Prepetition Action to proceed before the Administrative Agency of Puerto Rico (Commission for Appeals of Public Service or its successor entity), or similar administrative process, through final resolution, including any appeal rights parties may have (a “ <u>Disposition</u> ”), whether it is an award, administrative decision, judicial decision or settlement, and to the extent that a Disposition of a Prepetition Action provides for equitable relief, including reinstatement, reclassification or prospective wage adjustment and fringe benefits, it shall not be subject to any challenge based on the application of the automatic stay; <u>provided, however</u> , the Title III Stay shall continue to apply in all other respects to the Prepetition Action including, but not limited to, the execution and enforcement of any judgment and for any claims for money damages against the Commonwealth or any other Title III Debtor.	September 12, 2018
44	SAHARIS MUÑIZ REYES V. DEPARTAMENTO DE EDUCACIÓN,	SAHARIS MUÑIZ REYES	Commonwealth	The Title III Stay is hereby modified solely to the limited extent necessary to allow the Prepetition Action to proceed before the Administrative Agency of Puerto Rico (Commission for Appeals of Public Service or its successor entity), or similar administrative process, through final resolution, including any appeal rights parties may have (a “ <u>Disposition</u> ”), whether it is an award, administrative	September 12, 2018

	PREPETITION ACTION	MOVANT	DEBTOR	BRIEF DESCRIPTION OF THE MODIFICATION <sup>1</sup>	MODIFICATION DATE
	CASE NO: 2015-09-0263 (CASP)  REGULAR STATUS APPOINTMENT AS TEACHER AND BACKPAY			decision, judicial decision or settlement, and to the extent that a Disposition of a Prepetition Action provides for equitable relief, including reinstatement, reclassification or prospective wage adjustment and fringe benefits, it shall not be subject to any challenge based on the application of the automatic stay; <u>provided, however</u> , the Title III Stay shall continue to apply in all other respects to the Prepetition Action including, but not limited to, the execution and enforcement of any judgment and for any claims for money damages against the Commonwealth or any other Title III Debtor.	
45	SYLVIA SERRANO MOYET V. DEPARTAMENTO DE EDUCACIÓN,  CASE NO: 2014-10-0554 (CASP)  REGULAR STATUS APPOINTMENT AS TEACHER	SYLVIA SERRANO MOYET	Commonwealth	The Title III Stay is hereby modified solely to the limited extent necessary to allow the Prepetition Action to proceed before the Administrative Agency of Puerto Rico (Commission for Appeals of Public Service or its successor entity), or similar administrative process, through final resolution, including any appeal rights parties may have (a “ <u>Disposition</u> ”), whether it is an award, administrative decision, judicial decision or settlement, and to the extent that a Disposition of a Prepetition Action provides for equitable relief, including reinstatement, reclassification or prospective wage adjustment and fringe benefits, it shall not be subject to any challenge based on the application of the automatic stay; <u>provided, however</u> , the Title III Stay shall continue to apply in all other respects to the Prepetition Action including, but not limited to, the execution and enforcement of any judgment and for any claims for money damages against the Commonwealth or any other Title III Debtor.	September 12, 2018
46	JOEL VEGA COTTO V. DEPARTAMENTO DE EDUCACIÓN,  CIVIL NO: 2014-08-0410 (CASP)  BACKPAY	JOEL VEGA COTTO	Commonwealth	The Title III Stay is hereby modified solely to the limited extent necessary to allow the Prepetition Action to proceed before the Administrative Agency of Puerto Rico (Commission for Appeals of Public Service or its successor entity), or similar administrative process, through final resolution, including any appeal rights parties may have (a “ <u>Disposition</u> ”), whether it is an award, administrative decision, judicial decision or settlement, and to the extent that a Disposition of a Prepetition Action provides for equitable relief, including reinstatement, reclassification or prospective wage adjustment and fringe benefits, it shall not be subject to any challenge based on the application of the automatic stay; <u>provided, however</u> , the Title III Stay shall continue to apply in all other respects to the Prepetition Action including, but not limited to, the execution and	September 12, 2018

	PREPETITION ACTION	MOVANT	DEBTOR	BRIEF DESCRIPTION OF THE MODIFICATION <sup>1</sup>	MODIFICATION DATE
				enforcement of any judgment and for any claims for money damages against the Commonwealth or any other Title III Debtor.	
47	CARMEN ORTIZ FUENTES V. DEPARTAMENTO DE EDUCACIÓN,  CIVIL NO: 2011-04-3242 (CASP)  REGULAR STATUS APPOINTMENT AS TEACHER AND BACKPAY	CARMEN ORTIZ FUENTES	Commonwealth	The Title III Stay is hereby modified solely to the limited extent necessary to allow the Prepetition Action to proceed before the Administrative Agency of Puerto Rico (Commission for Appeals of Public Service or its successor entity), or similar administrative process, through final resolution, including any appeal rights parties may have (a “ <u>Disposition</u> ”), whether it is an award, administrative decision, judicial decision or settlement, and to the extent that a Disposition of a Prepetition Action provides for equitable relief, including reinstatement, reclassification or prospective wage adjustment and fringe benefits, it shall not be subject to any challenge based on the application of the automatic stay; <u>provided, however</u> , the Title III Stay shall continue to apply in all other respects to the Prepetition Action including, but not limited to, the execution and enforcement of any judgment and for any claims for money damages against the Commonwealth or any other Title III Debtor.	September 12, 2018
48	EDGARDO JUSINO MATOS V. DEPARTAMENTO DE EDUCACIÓN,  CIVIL NO: 2016-08-0176 (CASP)  REGULAR STATUS APPOINTMENT AS TEACHER	EDGARDO JUSINO MATOS	Commonwealth	The Title III Stay is hereby modified solely to the limited extent necessary to allow the Prepetition Action to proceed before the Administrative Agency of Puerto Rico (Commission for Appeals of Public Service or its successor entity), or similar administrative process, through final resolution, including any appeal rights parties may have (a “ <u>Disposition</u> ”), whether it is an award, administrative decision, judicial decision or settlement, and to the extent that a Disposition of a Prepetition Action provides for equitable relief, including reinstatement, reclassification or prospective wage adjustment and fringe benefits, it shall not be subject to any challenge based on the application of the automatic stay; <u>provided, however</u> , the Title III Stay shall continue to apply in all other respects to the Prepetition Action including, but not limited to, the execution and enforcement of any judgment and for any claims for money damages against the Commonwealth or any other Title III Debtor.	September 12, 2018
49	ISDA FIGUEROA VÉLEZ V. DEPARTAMENTO DE EDUCACIÓN,	ISDA FIGUEROA VÉLEZ	Commonwealth	The Title III Stay is hereby modified solely to the limited extent necessary to allow the Prepetition Action to proceed before the Administrative Agency of Puerto Rico (Commission for Appeals of Public Service or its successor entity), or similar administrative process, through final resolution, including any appeal rights parties	September 12, 2018

	PREPETITION ACTION	MOVANT	DEBTOR	BRIEF DESCRIPTION OF THE MODIFICATION <sup>1</sup>	MODIFICATION DATE
	CIVIL NO: 2016-08-0206 (CASP)  REGULAR STATUS APPOINTMENT AS TEACHER			may have (a “ <u>Disposition</u> ”), whether it is an award, administrative decision, judicial decision or settlement, and to the extent that a Disposition of a Prepetition Action provides for equitable relief, including reinstatement, reclassification or prospective wage adjustment and fringe benefits, it shall not be subject to any challenge based on the application of the automatic stay; <u>provided, however</u> , the Title III Stay shall continue to apply in all other respects to the Prepetition Action including, but not limited to, the execution and enforcement of any judgment and for any claims for money damages against the Commonwealth or any other Title III Debtor.	
50	FELÍCITA MARTÍNEZ ALICEA V. DEPARTAMENTO DE EDUCACIÓN,  CASE NO: 2016-08-0219 (CASP)  REGULAR STATUS APPOINTMENT AS TEACHER	FELÍCITA MARTÍNEZ ALICEA	Commonwealth	The Title III Stay is hereby modified solely to the limited extent necessary to allow the Prepetition Action to proceed before the Administrative Agency of Puerto Rico (Commission for Appeals of Public Service or its successor entity), or similar administrative process, through final resolution, including any appeal rights parties may have (a “ <u>Disposition</u> ”), whether it is an award, administrative decision, judicial decision or settlement, and to the extent that a Disposition of a Prepetition Action provides for equitable relief, including reinstatement, reclassification or prospective wage adjustment and fringe benefits, it shall not be subject to any challenge based on the application of the automatic stay; <u>provided, however</u> , the Title III Stay shall continue to apply in all other respects to the Prepetition Action including, but not limited to, the execution and enforcement of any judgment and for any claims for money damages against the Commonwealth or any other Title III Debtor.	September 12, 2018
51	IDSA FIGUEROA VÉLEZ V. DEPARTAMENTO DE EDUCACIÓN,  CASE NO: 2016-08-0204 (CASP)  REGULAR STATUS	IDSA FIGUEROA VELEZ	Commonwealth	The Title III Stay is hereby modified solely to the limited extent necessary to allow the Prepetition Action to proceed before the Administrative Agency of Puerto Rico (Commission for Appeals of Public Service or its successor entity), or similar administrative process, through final resolution, including any appeal rights parties may have (a “ <u>Disposition</u> ”), whether it is an award, administrative decision, judicial decision or settlement, and to the extent that a Disposition of a Prepetition Action provides for equitable relief, including reinstatement, reclassification or prospective wage adjustment and fringe benefits, it shall not be subject to any challenge based on the application of the automatic stay; <u>provided, however</u> , the Title III Stay shall continue to apply in all other respects to the	September 12, 2018

	PREPETITION ACTION	MOVANT	DEBTOR	BRIEF DESCRIPTION OF THE MODIFICATION <sup>1</sup>	MODIFICATION DATE
	APPOINTMENT AS TEACHER			Prepetition Action including, but not limited to, the execution and enforcement of any judgment and for any claims for money damages against the Commonwealth or any other Title III Debtor.	
52	JANET RIVERA ECHAVARRIA V. DEPARTAMENTO DE EDUCACIÓN,  CASE NO: 2016-08-0201 (CASP)  REGULAR STATUS APPOINTMENT AS TEACHER	JANET RIVERA ECHAVARRIA	Commonwealth	The Title III Stay is hereby modified solely to the limited extent necessary to allow the Prepetition Action to proceed before the Administrative Agency of Puerto Rico (Commission for Appeals of Public Service or its successor entity), or similar administrative process, through final resolution, including any appeal rights parties may have (a “ <u>Disposition</u> ”), whether it is an award, administrative decision, judicial decision or settlement, and to the extent that a Disposition of a Prepetition Action provides for equitable relief, including reinstatement, reclassification or prospective wage adjustment and fringe benefits, it shall not be subject to any challenge based on the application of the automatic stay; <u>provided, however</u> , the Title III Stay shall continue to apply in all other respects to the Prepetition Action including, but not limited to, the execution and enforcement of any judgment and for any claims for money damages against the Commonwealth or any other Title III Debtor.	September 12, 2018
53	JESUS RODRÍGUEZ SEPÚLVEDA V. DEPARTAMENTO DE EDUCACIÓN, CASE NO: 2016-08-0160 (CASP)  REGULAR STATUS APPOINTMENT AS TEACHER	JESUS RODRÍGUEZ SEPÚLVEDA	Commonwealth	The Title III Stay is hereby modified solely to the limited extent necessary to allow the Prepetition Action to proceed before the Administrative Agency of Puerto Rico (Commission for Appeals of Public Service or its successor entity), or similar administrative process, through final resolution, including any appeal rights parties may have (a “ <u>Disposition</u> ”), whether it is an award, administrative decision, judicial decision or settlement, and to the extent that a Disposition of a Prepetition Action provides for equitable relief, including reinstatement, reclassification or prospective wage adjustment and fringe benefits, it shall not be subject to any challenge based on the application of the automatic stay; <u>provided, however</u> , the Title III Stay shall continue to apply in all other respects to the Prepetition Action including, but not limited to, the execution and enforcement of any judgment and for any claims for money damages against the Commonwealth or any other Title III Debtor.	September 12, 2018
54	LINDA GONZÁLEZ GONZÁLEZ V. DEPARTAMENTO	LINDA GONZÁLEZ GONZÁLEZ	Commonwealth	The Title III Stay is hereby modified solely to the limited extent necessary to allow the Prepetition Action to proceed before the Administrative Agency of Puerto Rico (Commission for Appeals of Public Service or its successor entity), or similar administrative	September 12, 2018

	PREPETITION ACTION	MOVANT	DEBTOR	BRIEF DESCRIPTION OF THE MODIFICATION <sup>1</sup>	MODIFICATION DATE
	DE EDUCACIÓN,  CASE NO: 2016-08-0207 (CASP)  REGULAR STATUS APPOINTMENT AS TEACHER			process, through final resolution, including any appeal rights parties may have (a “ <u>Disposition</u> ”), whether it is an award, administrative decision, judicial decision or settlement, and to the extent that a Disposition of a Prepetition Action provides for equitable relief, including reinstatement, reclassification or prospective wage adjustment and fringe benefits, it shall not be subject to any challenge based on the application of the automatic stay; <u>provided, however</u> , the Title III Stay shall continue to apply in all other respects to the Prepetition Action including, but not limited to, the execution and enforcement of any judgment and for any claims for money damages against the Commonwealth or any other Title III Debtor.	
55	ROSA SOTO ORTIZ V. DEPARTAMENTO DE EDUCACIÓN,  CASE NO: 2017-08-0195 (CASP)  REGULAR STATUS APPOINTMENT AS TEACHER	ROSA SOTO ORTIZ	Commonwealth	The Title III Stay is hereby modified solely to the limited extent necessary to allow the Prepetition Action to proceed before the Administrative Agency of Puerto Rico (Commission for Appeals of Public Service or its successor entity), or similar administrative process, through final resolution, including any appeal rights parties may have (a “ <u>Disposition</u> ”), whether it is an award, administrative decision, judicial decision or settlement, and to the extent that a Disposition of a Prepetition Action provides for equitable relief, including reinstatement, reclassification or prospective wage adjustment and fringe benefits, it shall not be subject to any challenge based on the application of the automatic stay; <u>provided, however</u> , the Title III Stay shall continue to apply in all other respects to the Prepetition Action including, but not limited to, the execution and enforcement of any judgment and for any claims for money damages against the Commonwealth or any other Title III Debtor.	September 12, 2018
56	LIZNEL VELÁZQUEZ VELÁZQUEZ V. DEPARTAMENTO DE EDUCACIÓN,  CASE NO: 2016-08-0202 (CASP)	LIZNEL VELÁZQUEZ VELÁZQUEZ	Commonwealth	The Title III Stay is hereby modified solely to the limited extent necessary to allow the Prepetition Action to proceed before the Administrative Agency of Puerto Rico (Commission for Appeals of Public Service or its successor entity), or similar administrative process, through final resolution, including any appeal rights parties may have (a “ <u>Disposition</u> ”), whether it is an award, administrative decision, judicial decision or settlement, and to the extent that a Disposition of a Prepetition Action provides for equitable relief, including reinstatement, reclassification or prospective wage adjustment and fringe benefits, it shall not be subject to any challenge based on the application of the automatic stay; <u>provided, however</u> , the	September 12, 2018

	PREPETITION ACTION	MOVANT	DEBTOR	BRIEF DESCRIPTION OF THE MODIFICATION <sup>1</sup>	MODIFICATION DATE
	REGULAR STATUS APPOINTMENT AS TEACHER			Title III Stay shall continue to apply in all other respects to the Prepetition Action including, but not limited to, the execution and enforcement of any judgment and for any claims for money damages against the Commonwealth or any other Title III Debtor.	
57	MARIA DE LOS A RODRÍGUEZ V. DEPARTAMENTO DE EDUCACIÓN,  CASE NO: 2016-08-0169 (CASP)  REGULAR STATUS APPOINTMENT AS TEACHER	MARIA DE LOS A RODRÍGUEZ	Commonwealth	The Title III Stay is hereby modified solely to the limited extent necessary to allow the Prepetition Action to proceed before the Administrative Agency of Puerto Rico (Commission for Appeals of Public Service or its successor entity), or similar administrative process, through final resolution, including any appeal rights parties may have (a “ <u>Disposition</u> ”), whether it is an award, administrative decision, judicial decision or settlement, and to the extent that a Disposition of a Prepetition Action provides for equitable relief, including reinstatement, reclassification or prospective wage adjustment and fringe benefits, it shall not be subject to any challenge based on the application of the automatic stay; <u>provided, however</u> , the Title III Stay shall continue to apply in all other respects to the Prepetition Action including, but not limited to, the execution and enforcement of any judgment and for any claims for money damages against the Commonwealth or any other Title III Debtor.	September 12, 2018
58	JENNIFER NEGRÓN RUÍZ V. DEPARTAMENTO DE EDUCACIÓN,  CASE NO: 2016-07-0028 (CASP)  REGULAR STATUS APPOINTMENT AS TEACHER	JENNIFER NEGRÓN RUÍZ	Commonwealth	The Title III Stay is hereby modified solely to the limited extent necessary to allow the Prepetition Action to proceed before the Administrative Agency of Puerto Rico (Commission for Appeals of Public Service or its successor entity), or similar administrative process, through final resolution, including any appeal rights parties may have (a “ <u>Disposition</u> ”), whether it is an award, administrative decision, judicial decision or settlement, and to the extent that a Disposition of a Prepetition Action provides for equitable relief, including reinstatement, reclassification or prospective wage adjustment and fringe benefits, it shall not be subject to any challenge based on the application of the automatic stay; <u>provided, however</u> , the Title III Stay shall continue to apply in all other respects to the Prepetition Action including, but not limited to, the execution and enforcement of any judgment and for any claims for money damages against the Commonwealth or any other Title III Debtor.	September 12, 2018
59	AGUSTÍN RODRÍGUEZ DEL RÍO	AGUSTÍN RODRÍGUEZ DEL RÍO	Commonwealth	The Title III Stay is hereby modified solely to the limited extent necessary to allow the Prepetition Action to proceed before the Administrative Agency of Puerto Rico (Commission for Appeals of	September 12, 2018

	PREPETITION ACTION	MOVANT	DEBTOR	BRIEF DESCRIPTION OF THE MODIFICATION <sup>1</sup>	MODIFICATION DATE
	V. DEPARTAMENTO DE EDUCACIÓN,  CASE NO: 2016-07-0055 (CASP)  REGULAR STATUS APPOINTMENT AS TEACHER			Public Service or its successor entity), or similar administrative process, through final resolution, including any appeal rights parties may have (a “ <u>Disposition</u> ”), whether it is an award, administrative decision, judicial decision or settlement, and to the extent that a Disposition of a Prepetition Action provides for equitable relief, including reinstatement, reclassification or prospective wage adjustment and fringe benefits, it shall not be subject to any challenge based on the application of the automatic stay; <u>provided, however</u> , the Title III Stay shall continue to apply in all other respects to the Prepetition Action including, but not limited to, the execution and enforcement of any judgment and for any claims for money damages against the Commonwealth or any other Title III Debtor.	
60	MARISEL SANTOS PAGÁN V. DEPARTAMENTO DE EDUCACIÓN,  CASE NO: 2016-08-0161 (CASP)  REGULAR STATUS APPOINTMENT AS TEACHER	MARISEL SANTOS PAGÁN	Commonwealth	The Title III Stay is hereby modified solely to the limited extent necessary to allow the Prepetition Action to proceed before the Administrative Agency of Puerto Rico (Commission for Appeals of Public Service or its successor entity), or similar administrative process, through final resolution, including any appeal rights parties may have (a “ <u>Disposition</u> ”), whether it is an award, administrative decision, judicial decision or settlement, and to the extent that a Disposition of a Prepetition Action provides for equitable relief, including reinstatement, reclassification or prospective wage adjustment and fringe benefits, it shall not be subject to any challenge based on the application of the automatic stay; <u>provided, however</u> , the Title III Stay shall continue to apply in all other respects to the Prepetition Action including, but not limited to, the execution and enforcement of any judgment and for any claims for money damages against the Commonwealth or any other Title III Debtor.	September 12, 2018
61	MAYRELIS CEREZO MÉNDEZ V. DEPARTAMENTO DE EDUCACIÓN,  CASE NO: 2016-08-0191 (CASP)	MAYRELIS CEREZO MÉNDEZ	Commonwealth	The Title III Stay is hereby modified solely to the limited extent necessary to allow the Prepetition Action to proceed before the Administrative Agency of Puerto Rico (Commission for Appeals of Public Service or its successor entity), or similar administrative process, through final resolution, including any appeal rights parties may have (a “ <u>Disposition</u> ”), whether it is an award, administrative decision, judicial decision or settlement, and to the extent that a Disposition of a Prepetition Action provides for equitable relief, including reinstatement, reclassification or prospective wage adjustment and fringe benefits, it shall not be subject to any challenge	September 12, 2018

	PREPETITION ACTION	MOVANT	DEBTOR	BRIEF DESCRIPTION OF THE MODIFICATION <sup>1</sup>	MODIFICATION DATE
	REGULAR STATUS APPOINTMENT AS TEACHER			based on the application of the automatic stay; <u>provided, however</u> , the Title III Stay shall continue to apply in all other respects to the Prepetition Action including, but not limited to, the execution and enforcement of any judgment and for any claims for money damages against the Commonwealth or any other Title III Debtor.	
62	NAIRA D. RÍOS BURGOS V. DEPARTAMENTO DE EDUCACIÓN,  CASE NO: 2016-08-0195 (CASP)  REGULAR STATUS APPOINTMENT AS TEACHER	NAIRA D. RÍOS BURGOS	Commonwealth	The Title III Stay is hereby modified solely to the limited extent necessary to allow the Prepetition Action to proceed before the Administrative Agency of Puerto Rico (Commission for Appeals of Public Service or its successor entity), or similar administrative process, through final resolution, including any appeal rights parties may have (a “ <u>Disposition</u> ”), whether it is an award, administrative decision, judicial decision or settlement, and to the extent that a Disposition of a Prepetition Action provides for equitable relief, including reinstatement, reclassification or prospective wage adjustment and fringe benefits, it shall not be subject to any challenge based on the application of the automatic stay; <u>provided, however</u> , the Title III Stay shall continue to apply in all other respects to the Prepetition Action including, but not limited to, the execution and enforcement of any judgment and for any claims for money damages against the Commonwealth or any other Title III Debtor.	September 12, 2018
63	MILTON M. RODRÍGUEZ PADILLA V. DEPARTAMENTO DE EDUCACIÓN,  CASE NO: 2016-08-0222 (CASP)  REGULAR STATUS APPOINTMENT AS TEACHER	MILTON M. RODRÍGUEZ PADILLA	Commonwealth	The Title III Stay is hereby modified solely to the limited extent necessary to allow the Prepetition Action to proceed before the Administrative Agency of Puerto Rico (Commission for Appeals of Public Service or its successor entity), or similar administrative process, through final resolution, including any appeal rights parties may have (a “ <u>Disposition</u> ”), whether it is an award, administrative decision, judicial decision or settlement, and to the extent that a Disposition of a Prepetition Action provides for equitable relief, including reinstatement, reclassification or prospective wage adjustment and fringe benefits, it shall not be subject to any challenge based on the application of the automatic stay; <u>provided, however</u> , the Title III Stay shall continue to apply in all other respects to the Prepetition Action including, but not limited to, the execution and enforcement of any judgment and for any claims for money damages against the Commonwealth or any other Title III Debtor.	September 12, 2018
64	NILSA AQUINO GONZÁLEZ	NILSA AQUINO	Commonwealth	The Title III Stay is hereby modified solely to the limited extent necessary to allow the Prepetition Action to proceed before the	September 12, 2018

	PREPETITION ACTION	MOVANT	DEBTOR	BRIEF DESCRIPTION OF THE MODIFICATION <sup>1</sup>	MODIFICATION DATE
	V. DEPARTAMENTO DE EDUCACIÓN,  CASE NO: 2016-08-0216 (CASP)  REGULAR STATUS APPOINTMENT AS TEACHER	GONZÁLEZ		Administrative Agency of Puerto Rico (Commission for Appeals of Public Service or its successor entity), or similar administrative process, through final resolution, including any appeal rights parties may have (a “ <u>Disposition</u> ”), whether it is an award, administrative decision, judicial decision or settlement, and to the extent that a Disposition of a Prepetition Action provides for equitable relief, including reinstatement, reclassification or prospective wage adjustment and fringe benefits, it shall not be subject to any challenge based on the application of the automatic stay; <u>provided, however</u> , the Title III Stay shall continue to apply in all other respects to the Prepetition Action including, but not limited to, the execution and enforcement of any judgment and for any claims for money damages against the Commonwealth or any other Title III Debtor.	
65	RAÚL RODRÍGUEZ FEBUS V. DEPARTAMENTO DE EDUCACIÓN,  CASE NO: 2016-08-0208 (CASP)  REGULAR STATUS APPOINTMENT AS TEACHER	RAÚL RODRÍGUEZ FEBUS	Commonwealth	The Title III Stay is hereby modified solely to the limited extent necessary to allow the Prepetition Action to proceed before the Administrative Agency of Puerto Rico (Commission for Appeals of Public Service or its successor entity), or similar administrative process, through final resolution, including any appeal rights parties may have (a “ <u>Disposition</u> ”), whether it is an award, administrative decision, judicial decision or settlement, and to the extent that a Disposition of a Prepetition Action provides for equitable relief, including reinstatement, reclassification or prospective wage adjustment and fringe benefits, it shall not be subject to any challenge based on the application of the automatic stay; <u>provided, however</u> , the Title III Stay shall continue to apply in all other respects to the Prepetition Action including, but not limited to, the execution and enforcement of any judgment and for any claims for money damages against the Commonwealth or any other Title III Debtor.	September 12, 2018
66	MAYRA MERCADO ALOMAR V. DEPARTAMENTO DE EDUCACIÓN,  CASE NO: 2016-08-0170 (CASP)	MAYRA MERCADO ALOMAR	Commonwealth	The Title III Stay is hereby modified solely to the limited extent necessary to allow the Prepetition Action to proceed before the Administrative Agency of Puerto Rico (Commission for Appeals of Public Service or its successor entity), or similar administrative process, through final resolution, including any appeal rights parties may have (a “ <u>Disposition</u> ”), whether it is an award, administrative decision, judicial decision or settlement, and to the extent that a Disposition of a Prepetition Action provides for equitable relief, including reinstatement, reclassification or prospective wage	September 12, 2018

	PREPETITION ACTION	MOVANT	DEBTOR	BRIEF DESCRIPTION OF THE MODIFICATION <sup>1</sup>	MODIFICATION DATE
	REGULAR STATUS APPOINTMENT AS TEACHER			adjustment and fringe benefits, it shall not be subject to any challenge based on the application of the automatic stay; <u>provided, however</u> , the Title III Stay shall continue to apply in all other respects to the Prepetition Action including, but not limited to, the execution and enforcement of any judgment and for any claims for money damages against the Commonwealth or any other Title III Debtor.	
67	ROLANDO E. CRUZ MARTÍNEZ V. DEPARTAMENTO DE EDUCACIÓN,  CASE NO: 2016-08-0177 (CASP)  REGULAR STATUS APPOINTMENT AS TEACHER	ROLANDO E. CRUZ MARTÍNEZ	Commonwealth	The Title III Stay is hereby modified solely to the limited extent necessary to allow the Prepetition Action to proceed before the Administrative Agency of Puerto Rico (Commission for Appeals of Public Service or its successor entity), or similar administrative process, through final resolution, including any appeal rights parties may have (a “ <u>Disposition</u> ”), whether it is an award, administrative decision, judicial decision or settlement, and to the extent that a Disposition of a Prepetition Action provides for equitable relief, including reinstatement, reclassification or prospective wage adjustment and fringe benefits, it shall not be subject to any challenge based on the application of the automatic stay; <u>provided, however</u> , the Title III Stay shall continue to apply in all other respects to the Prepetition Action including, but not limited to, the execution and enforcement of any judgment and for any claims for money damages against the Commonwealth or any other Title III Debtor.	September 12, 2018
68	MARANGELI CRUZ PÉREZ V. DEPARTAMENTO DE EDUCACIÓN,  CASE NO: 2016-07-0074 (CASP)  REGULAR STATUS APPOINTMENT AS TEACHER	MARANGELI CRUZ PÉREZ	Commonwealth	The Title III Stay is hereby modified solely to the limited extent necessary to allow the Prepetition Action to proceed before the Administrative Agency of Puerto Rico (Commission for Appeals of Public Service or its successor entity), or similar administrative process, through final resolution, including any appeal rights parties may have (a “ <u>Disposition</u> ”), whether it is an award, administrative decision, judicial decision or settlement, and to the extent that a Disposition of a Prepetition Action provides for equitable relief, including reinstatement, reclassification or prospective wage adjustment and fringe benefits, it shall not be subject to any challenge based on the application of the automatic stay; <u>provided, however</u> , the Title III Stay shall continue to apply in all other respects to the Prepetition Action including, but not limited to, the execution and enforcement of any judgment and for any claims for money damages against the Commonwealth or any other Title III Debtor.	September 12, 2018
69	FELIX FLORES	FELIX FLORES	Commonwealth	The Title III Stay is hereby modified solely to the limited extent	September 12, 2018

	<b>PREPETITION ACTION</b>	<b>MOVANT</b>	<b>DEBTOR</b>	<b>BRIEF DESCRIPTION OF THE MODIFICATION<sup>1</sup></b>	<b>MODIFICATION DATE</b>
	CARRIÓN V. DEPARTAMENTO DE EDUCACIÓN,  CASE NO: 2016-07-0125 (CASP)  REGULAR STATUS APPOINTMENT AS TEACHER	CARRIÓN		necessary to allow the Prepetition Action to proceed before the Administrative Agency of Puerto Rico (Commission for Appeals of Public Service or its successor entity), or similar administrative process, through final resolution, including any appeal rights parties may have (a “ <u>Disposition</u> ”), whether it is an award, administrative decision, judicial decision or settlement, and to the extent that a Disposition of a Prepetition Action provides for equitable relief, including reinstatement, reclassification or prospective wage adjustment and fringe benefits, it shall not be subject to any challenge based on the application of the automatic stay; <u>provided, however</u> , the Title III Stay shall continue to apply in all other respects to the Prepetition Action including, but not limited to, the execution and enforcement of any judgment and for any claims for money damages against the Commonwealth or any other Title III Debtor.	
70	MARTA ROSADO BONEFONT V. DEPARTAMENTO DE EDUCACIÓN, CASE NO: 2016-08-0155 (CASP)  REGULAR STATUS APPOINTMENT AS TEACHER	MARTA ROSADO BONEFONT	Commonwealth	The Title III Stay is hereby modified solely to the limited extent necessary to allow the Prepetition Action to proceed before the Administrative Agency of Puerto Rico (Commission for Appeals of Public Service or its successor entity), or similar administrative process, through final resolution, including any appeal rights parties may have (a “ <u>Disposition</u> ”), whether it is an award, administrative decision, judicial decision or settlement, and to the extent that a Disposition of a Prepetition Action provides for equitable relief, including reinstatement, reclassification or prospective wage adjustment and fringe benefits, it shall not be subject to any challenge based on the application of the automatic stay; <u>provided, however</u> , the Title III Stay shall continue to apply in all other respects to the Prepetition Action including, but not limited to, the execution and enforcement of any judgment and for any claims for money damages against the Commonwealth or any other Title III Debtor.	September 12, 2018
71	CYNTHIA BOJITO MARRERO V. DEPARTAMENTO DE EDUCACIÓN,  CASE NO: 2016-07-0093	CYNTHIA BOJITO MARRERO	Commonwealth	The Title III Stay is hereby modified solely to the limited extent necessary to allow the Prepetition Action to proceed before the Administrative Agency of Puerto Rico (Commission for Appeals of Public Service or its successor entity), or similar administrative process, through final resolution, including any appeal rights parties may have (a “ <u>Disposition</u> ”), whether it is an award, administrative decision, judicial decision or settlement, and to the extent that a Disposition of a Prepetition Action provides for equitable relief,	September 12, 2018

	PREPETITION ACTION	MOVANT	DEBTOR	BRIEF DESCRIPTION OF THE MODIFICATION <sup>1</sup>	MODIFICATION DATE
	(CASP)  REGULAR STATUS APPOINTMENT AS TEACHER			including reinstatement, reclassification or prospective wage adjustment and fringe benefits, it shall not be subject to any challenge based on the application of the automatic stay; <u>provided, however</u> , the Title III Stay shall continue to apply in all other respects to the Prepetition Action including, but not limited to, the execution and enforcement of any judgment and for any claims for money damages against the Commonwealth or any other Title III Debtor.	
72	ZAIDA PADILLA MUÑIZ V. DEPARTAMENTO DE EDUCACIÓN,  CASE NO: 2016-08-0203 (CASP)  REGULAR STATUS APPOINTMENT AS TEACHER	ZAIDA PADILLA MUÑIZ	Commonwealth	The Title III Stay is hereby modified solely to the limited extent necessary to allow the Prepetition Action to proceed before the Administrative Agency of Puerto Rico (Commission for Appeals of Public Service or its successor entity), or similar administrative process, through final resolution, including any appeal rights parties may have (a “ <u>Disposition</u> ”), whether it is an award, administrative decision, judicial decision or settlement, and to the extent that a Disposition of a Prepetition Action provides for equitable relief, including reinstatement, reclassification or prospective wage adjustment and fringe benefits, it shall not be subject to any challenge based on the application of the automatic stay; <u>provided, however</u> , the Title III Stay shall continue to apply in all other respects to the Prepetition Action including, but not limited to, the execution and enforcement of any judgment and for any claims for money damages against the Commonwealth or any other Title III Debtor.	September 12, 2018
73	WANDALY IRIZARRY CABÁN V. DEPARTAMENTO DE EDUCACIÓN,  CASE NO: 2016-08-0218 (CASP)  REGULAR STATUS APPOINTMENT AS TEACHER	WANDALY IRIZARRY CABÁN	Commonwealth	The Title III Stay is hereby modified solely to the limited extent necessary to allow the Prepetition Action to proceed before the Administrative Agency of Puerto Rico (Commission for Appeals of Public Service or its successor entity), or similar administrative process, through final resolution, including any appeal rights parties may have (a “ <u>Disposition</u> ”), whether it is an award, administrative decision, judicial decision or settlement, and to the extent that a Disposition of a Prepetition Action provides for equitable relief, including reinstatement, reclassification or prospective wage adjustment and fringe benefits, it shall not be subject to any challenge based on the application of the automatic stay; <u>provided, however</u> , the Title III Stay shall continue to apply in all other respects to the Prepetition Action including, but not limited to, the execution and	September 12, 2018

	PREPETITION ACTION	MOVANT	DEBTOR	BRIEF DESCRIPTION OF THE MODIFICATION <sup>1</sup>	MODIFICATION DATE
				enforcement of any judgment and for any claims for money damages against the Commonwealth or any other Title III Debtor.	
74	CELINES MALDONADO CABÁN V. DEPARTAMENTO DE EDUCACIÓN,  CASE NO: 2016-08-0223 (CASP)  REGULAR STATUS APPOINTMENT AS TEACHER	CELINES MALDONADO CABÁN	Commonwealth	The Title III Stay is hereby modified solely to the limited extent necessary to allow the Prepetition Action to proceed before the Administrative Agency of Puerto Rico (Commission for Appeals of Public Service or its successor entity), or similar administrative process, through final resolution, including any appeal rights parties may have (a “ <u>Disposition</u> ”), whether it is an award, administrative decision, judicial decision or settlement, and to the extent that a Disposition of a Prepetition Action provides for equitable relief, including reinstatement, reclassification or prospective wage adjustment and fringe benefits, it shall not be subject to any challenge based on the application of the automatic stay; <u>provided, however</u> , the Title III Stay shall continue to apply in all other respects to the Prepetition Action including, but not limited to, the execution and enforcement of any judgment and for any claims for money damages against the Commonwealth or any other Title III Debtor.	September 12, 2018
75	HILDA AVILA LÓPEZ V. DEPARTAMENTO DE EDUCACIÓN,  CASE NO: 2017-08-0190 (CASP)  REGULAR STATUS APPOINTMENT AS TEACHER	HILDA AVILA LÓPEZ	Commonwealth	The Title III Stay is hereby modified solely to the limited extent necessary to allow the Prepetition Action to proceed before the Administrative Agency of Puerto Rico (Commission for Appeals of Public Service or its successor entity), or similar administrative process, through final resolution, including any appeal rights parties may have (a “ <u>Disposition</u> ”), whether it is an award, administrative decision, judicial decision or settlement, and to the extent that a Disposition of a Prepetition Action provides for equitable relief, including reinstatement, reclassification or prospective wage adjustment and fringe benefits, it shall not be subject to any challenge based on the application of the automatic stay; <u>provided, however</u> , the Title III Stay shall continue to apply in all other respects to the Prepetition Action including, but not limited to, the execution and enforcement of any judgment and for any claims for money damages against the Commonwealth or any other Title III Debtor.	September 12, 2018
76	MIGUEL AGUAYO CABALLERO	MIGUEL AGUAYO	Commonwealth	The Title III Stay is hereby modified solely to the limited extent necessary to allow the Prepetition Action to proceed before the	September 12, 2018

	<b>PREPETITION ACTION</b>	<b>MOVANT</b>	<b>DEBTOR</b>	<b>BRIEF DESCRIPTION OF THE MODIFICATION<sup>1</sup></b>	<b>MODIFICATION DATE</b>
	V. DEPARTAMENTO DE EDUCACIÓN,  CASE NO: 2016-07-0089 (CASP)  REGULAR STATUS APPOINTMENT AS TEACHER	CABALLERO		Administrative Agency of Puerto Rico (Commission for Appeals of Public Service or its successor entity), or similar administrative process, through final resolution, including any appeal rights parties may have (a “ <u>Disposition</u> ”), whether it is an award, administrative decision, judicial decision or settlement, and to the extent that a Disposition of a Prepetition Action provides for equitable relief, including reinstatement, reclassification or prospective wage adjustment and fringe benefits, it shall not be subject to any challenge based on the application of the automatic stay; <u>provided, however</u> , the Title III Stay shall continue to apply in all other respects to the Prepetition Action including, but not limited to, the execution and enforcement of any judgment and for any claims for money damages against the Commonwealth or any other Title III Debtor.	
77	ROXANNIE CASILLAS BURGOS V. DEPARTAMENTO DE EDUCACIÓN, CASE NO: 2014-03-1544  REGULAR STATUS APPOINTMENT AS TEACHER	ROXANNIE CASILLAS BURGOS	Commonwealth	The Title III Stay is hereby modified solely to the limited extent necessary to allow the Prepetition Action to proceed before the Administrative Agency of Puerto Rico (Commission for Appeals of Public Service or its successor entity), or similar administrative process, through final resolution, including any appeal rights parties may have (a “ <u>Disposition</u> ”), whether it is an award, administrative decision, judicial decision or settlement, and to the extent that a Disposition of a Prepetition Action provides for equitable relief, including reinstatement, reclassification or prospective wage adjustment and fringe benefits, it shall not be subject to any challenge based on the application of the automatic stay; <u>provided, however</u> , the Title III Stay shall continue to apply in all other respects to the Prepetition Action including, but not limited to, the execution and enforcement of any judgment and for any claims for money damages against the Commonwealth or any other Title III Debtor.	September 12, 2018
78	CARLOS FELICIANO FIGUEROA V. DEPARTAMENTO DE EDUCACIÓN,	CARLOS FELICIANO FIGUEROA	Commonwealth	The Title III Stay is hereby modified solely to the limited extent necessary to allow the Prepetition Action to proceed before the Administrative Agency of Puerto Rico (Commission for Appeals of Public Service or its successor entity), or similar administrative process, through final resolution, including any appeal rights parties may have (a “ <u>Disposition</u> ”), whether it is an award, administrative decision, judicial decision or settlement, and to the extent that a	September 12, 2018

	PREPETITION ACTION	MOVANT	DEBTOR	BRIEF DESCRIPTION OF THE MODIFICATION <sup>1</sup>	MODIFICATION DATE
	CASE NO: 2016-11-0601 (CASP)  REGULAR STATUS APPOINTMENT AS TEACHER			Disposition of a Prepetition Action provides for equitable relief, including reinstatement, reclassification or prospective wage adjustment and fringe benefits, it shall not be subject to any challenge based on the application of the automatic stay; <u>provided, however</u> , the Title III Stay shall continue to apply in all other respects to the Prepetition Action including, but not limited to, the execution and enforcement of any judgment and for any claims for money damages against the Commonwealth or any other Title III Debtor.	
79	LUCIANO CACERES RIVERA V. DEPARTAMENTO DE EDUCACIÓN,  CASE NO: 2016-11-0598  REGULAR STATUS APPOINTMENT AS TEACHER	LUCIANO CACERES RIVERA	Commonwealth	The Title III Stay is hereby modified solely to the limited extent necessary to allow the Prepetition Action to proceed before the Administrative Agency of Puerto Rico (Commission for Appeals of Public Service or its successor entity), or similar administrative process, through final resolution, including any appeal rights parties may have (a “ <u>Disposition</u> ”), whether it is an award, administrative decision, judicial decision or settlement, and to the extent that a Disposition of a Prepetition Action provides for equitable relief, including reinstatement, reclassification or prospective wage adjustment and fringe benefits, it shall not be subject to any challenge based on the application of the automatic stay; <u>provided, however</u> , the Title III Stay shall continue to apply in all other respects to the Prepetition Action including, but not limited to, the execution and enforcement of any judgment and for any claims for money damages against the Commonwealth or any other Title III Debtor.	September 12, 2018
80	YAMIRIS FIGUEROA RODRÍGUEZ V. DEPARTAMENTO DE EDUCACIÓN,  CASE NO: 2016-07-0158 (CASP)  REGULAR STATUS	YAMIRIS FIGUEROA RODRÍGUEZ	Commonwealth	The Title III Stay is hereby modified solely to the limited extent necessary to allow the Prepetition Action to proceed before the Administrative Agency of Puerto Rico (Commission for Appeals of Public Service or its successor entity), or similar administrative process, through final resolution, including any appeal rights parties may have (a “ <u>Disposition</u> ”), whether it is an award, administrative decision, judicial decision or settlement, and to the extent that a Disposition of a Prepetition Action provides for equitable relief, including reinstatement, reclassification or prospective wage adjustment and fringe benefits, it shall not be subject to any challenge based on the application of the automatic stay; <u>provided, however</u> , the Title III Stay shall continue to apply in all other respects to the	September 12, 2018

	PREPETITION ACTION	MOVANT	DEBTOR	BRIEF DESCRIPTION OF THE MODIFICATION <sup>1</sup>	MODIFICATION DATE
	APPOINTMENT AS TEACHER			Prepetition Action including, but not limited to, the execution and enforcement of any judgment and for any claims for money damages against the Commonwealth or any other Title III Debtor.	
81	VICTORIA PÉREZ VÉLEZ V. DEPARTAMENTO DE EDUCACIÓN,  CASE NO: 2016-07-0115 (CASP)  REGULAR STATUS APPOINTMENT AS TEACHER	VICTORIA PÉREZ VÉLEZ	Commonwealth	The Title III Stay is hereby modified solely to the limited extent necessary to allow the Prepetition Action to proceed before the Administrative Agency of Puerto Rico (Commission for Appeals of Public Service or its successor entity), or similar administrative process, through final resolution, including any appeal rights parties may have (a “ <u>Disposition</u> ”), whether it is an award, administrative decision, judicial decision or settlement, and to the extent that a Disposition of a Prepetition Action provides for equitable relief, including reinstatement, reclassification or prospective wage adjustment and fringe benefits, it shall not be subject to any challenge based on the application of the automatic stay; <u>provided, however</u> , the Title III Stay shall continue to apply in all other respects to the Prepetition Action including, but not limited to, the execution and enforcement of any judgment and for any claims for money damages against the Commonwealth or any other Title III Debtor.	September 12, 2018
82	INGRID ORTIZ RIVERA V. DEPARTAMENTO DE EDUCACIÓN,  CASE NO: 2016-07-0112 (CASP)  REGULAR STATUS APPOINTMENT AS TEACHER	INGRID ORTIZ RIVERA	Commonwealth	The Title III Stay is hereby modified solely to the limited extent necessary to allow the Prepetition Action to proceed before the Administrative Agency of Puerto Rico (Commission for Appeals of Public Service or its successor entity), or similar administrative process, through final resolution, including any appeal rights parties may have (a “ <u>Disposition</u> ”), whether it is an award, administrative decision, judicial decision or settlement, and to the extent that a Disposition of a Prepetition Action provides for equitable relief, including reinstatement, reclassification or prospective wage adjustment and fringe benefits, it shall not be subject to any challenge based on the application of the automatic stay; <u>provided, however</u> , the Title III Stay shall continue to apply in all other respects to the Prepetition Action including, but not limited to, the execution and enforcement of any judgment and for any claims for money damages against the Commonwealth or any other Title III Debtor.	September 12, 2018
83	CARLOS	CARLOS	Commonwealth	The Title III Stay is hereby modified solely to the limited extent	September 12, 2018

	PREPETITION ACTION	MOVANT	DEBTOR	BRIEF DESCRIPTION OF THE MODIFICATION <sup>1</sup>	MODIFICATION DATE
	GONZÁLEZ MOLINA V. DEPARTAMENTO DE EDUCACIÓN,  CASE NO: 2015-07-0076 (CASP)  REGULAR STATUS APPOINTMENT AS TEACHER	GONZÁLEZ MOLINA		necessary to allow the Prepetition Action to proceed before the Administrative Agency of Puerto Rico (Commission for Appeals of Public Service or its successor entity), or similar administrative process, through final resolution, including any appeal rights parties may have (a “ <u>Disposition</u> ”), whether it is an award, administrative decision, judicial decision or settlement, and to the extent that a Disposition of a Prepetition Action provides for equitable relief, including reinstatement, reclassification or prospective wage adjustment and fringe benefits, it shall not be subject to any challenge based on the application of the automatic stay; <u>provided, however</u> , the Title III Stay shall continue to apply in all other respects to the Prepetition Action including, but not limited to, the execution and enforcement of any judgment and for any claims for money damages against the Commonwealth or any other Title III Debtor.	
84	CARMEN RIVERA ROMERO V. DEPARTAMENTO DE EDUCACIÓN,  CASE NO: 2015-07-0058 (CASP)  REGULAR STATUS APPOINTMENT AS TEACHER	CARMEN RIVERA ROMERO	Commonwealth	The Title III Stay is hereby modified solely to the limited extent necessary to allow the Prepetition Action to proceed before the Administrative Agency of Puerto Rico (Commission for Appeals of Public Service or its successor entity), or similar administrative process, through final resolution, including any appeal rights parties may have (a “ <u>Disposition</u> ”), whether it is an award, administrative decision, judicial decision or settlement, and to the extent that a Disposition of a Prepetition Action provides for equitable relief, including reinstatement, reclassification or prospective wage adjustment and fringe benefits, it shall not be subject to any challenge based on the application of the automatic stay; <u>provided, however</u> , the Title III Stay shall continue to apply in all other respects to the Prepetition Action including, but not limited to, the execution and enforcement of any judgment and for any claims for money damages against the Commonwealth or any other Title III Debtor.	September 12, 2018
85	MARISOL OCASIO MAISONET V. DEPARTAMENTO DE EDUCACIÓN,	MARISOL OCASIO MAISONET	Commonwealth	The Title III Stay is hereby modified solely to the limited extent necessary to allow the Prepetition Action to proceed before the Administrative Agency of Puerto Rico (Commission for Appeals of Public Service or its successor entity), or similar administrative process, through final resolution, including any appeal rights parties may have (a “ <u>Disposition</u> ”), whether it is an award, administrative	September 12, 2018

	PREPETITION ACTION	MOVANT	DEBTOR	BRIEF DESCRIPTION OF THE MODIFICATION <sup>1</sup>	MODIFICATION DATE
	CASE NO: 2013-11-0255 (CASP)  REGULAR STATUS APPOINTMENT AS TEACHER			decision, judicial decision or settlement, and to the extent that a Disposition of a Prepetition Action provides for equitable relief, including reinstatement, reclassification or prospective wage adjustment and fringe benefits, it shall not be subject to any challenge based on the application of the automatic stay; <u>provided, however</u> , the Title III Stay shall continue to apply in all other respects to the Prepetition Action including, but not limited to, the execution and enforcement of any judgment and for any claims for money damages against the Commonwealth or any other Title III Debtor.	
86	RAMÓN TORRES RIVERA V. DEPARTAMENTO DE EDUCACIÓN,  CASE NO: 2014-02-0409 (CASP)  REGULAR STATUS APPOINTMENT AS TEACHER	RAMÓN TORRES RIVERA	Commonwealth	The Title III Stay is hereby modified solely to the limited extent necessary to allow the Prepetition Action to proceed before the Administrative Agency of Puerto Rico (Commission for Appeals of Public Service or its successor entity), or similar administrative process, through final resolution, including any appeal rights parties may have (a “ <u>Disposition</u> ”), whether it is an award, administrative decision, judicial decision or settlement, and to the extent that a Disposition of a Prepetition Action provides for equitable relief, including reinstatement, reclassification or prospective wage adjustment and fringe benefits, it shall not be subject to any challenge based on the application of the automatic stay; <u>provided, however</u> , the Title III Stay shall continue to apply in all other respects to the Prepetition Action including, but not limited to, the execution and enforcement of any judgment and for any claims for money damages against the Commonwealth or any other Title III Debtor.	September 12, 2018
87	MYRTA AGUIRRE RIVERA V. DEPARTAMENTO DE EDUCACIÓN  CASE NO: 2016-06-1452 (CASP)  REGULAR STATUS APPOINTMENT AS	MYRTA AGUIRRE RIVERA	Commonwealth	The Title III Stay is hereby modified solely to the limited extent necessary to allow the Prepetition Action to proceed before the Administrative Agency of Puerto Rico (Commission for Appeals of Public Service or its successor entity), or similar administrative process, through final resolution, including any appeal rights parties may have (a “ <u>Disposition</u> ”), whether it is an award, administrative decision, judicial decision or settlement, and to the extent that a Disposition of a Prepetition Action provides for equitable relief, including reinstatement, reclassification or prospective wage adjustment and fringe benefits, it shall not be subject to any challenge based on the application of the automatic stay; <u>provided, however</u> , the Title III Stay shall continue to apply in all other respects to the	September 12, 2018

	PREPETITION ACTION	MOVANT	DEBTOR	BRIEF DESCRIPTION OF THE MODIFICATION <sup>1</sup>	MODIFICATION DATE
	TEACHER			Prepetition Action including, but not limited to, the execution and enforcement of any judgment and for any claims for money damages against the Commonwealth or any other Title III Debtor.	
88	GRISSELLE PEREIRA MOLINARI V. DEPARTAMENTO DE EDUCACIÓN,  CASE NO: NO NUMBER YET  REGULAR STATUS APPOINTMENT AS TEACHER	GRISSELLE PEREIRA MOLINARI	Commonwealth	The Title III Stay is hereby modified solely to the limited extent necessary to allow the Prepetition Action to proceed before the Administrative Agency of Puerto Rico (Commission for Appeals of Public Service or its successor entity), or similar administrative process, through final resolution, including any appeal rights parties may have (a “ <u>Disposition</u> ”), whether it is an award, administrative decision, judicial decision or settlement, and to the extent that a Disposition of a Prepetition Action provides for equitable relief, including reinstatement, reclassification or prospective wage adjustment and fringe benefits, it shall not be subject to any challenge based on the application of the automatic stay; <u>provided, however</u> , the Title III Stay shall continue to apply in all other respects to the Prepetition Action including, but not limited to, the execution and enforcement of any judgment and for any claims for money damages against the Commonwealth or any other Title III Debtor.	September 12, 2018
89	VANESSA FELICIANO LORENZO V. DEPARTAMENTO DE EDUCACIÓN,  CASE NO: 2016-08-0128 (CASP)  REGULAR STATUS APPOINTMENT AS TEACHER	VANESSA FELICIANO LORENZO	Commonwealth	The Title III Stay is hereby modified solely to the limited extent necessary to allow the Prepetition Action to proceed before the Administrative Agency of Puerto Rico (Commission for Appeals of Public Service or its successor entity), or similar administrative process, through final resolution, including any appeal rights parties may have (a “ <u>Disposition</u> ”), whether it is an award, administrative decision, judicial decision or settlement, and to the extent that a Disposition of a Prepetition Action provides for equitable relief, including reinstatement, reclassification or prospective wage adjustment and fringe benefits, it shall not be subject to any challenge based on the application of the automatic stay; <u>provided, however</u> , the Title III Stay shall continue to apply in all other respects to the Prepetition Action including, but not limited to, the execution and enforcement of any judgment and for any claims for money damages against the Commonwealth or any other Title III Debtor.	September 12, 2018
90	JOANNA NIEVES	JOANNA	Commonwealth	The Title III Stay is hereby modified solely to the limited extent	September 12, 2018

	PREPETITION ACTION	MOVANT	DEBTOR	BRIEF DESCRIPTION OF THE MODIFICATION <sup>1</sup>	MODIFICATION DATE
	<p>MONZÓN V. DEPARTAMENTO DE EDUCACIÓN,</p> <p>CASE NO: 2014-04-1333 (CASP)</p> <p>REGULAR STATUS APPOINTMENT AS TEACHER</p>	NIEVES MONZÓN		<p>necessary to allow the Prepetition Action to proceed before the Administrative Agency of Puerto Rico (Commission for Appeals of Public Service or its successor entity), or similar administrative process, through final resolution, including any appeal rights parties may have (a “<u>Disposition</u>”), whether it is an award, administrative decision, judicial decision or settlement, and to the extent that a Disposition of a Prepetition Action provides for equitable relief, including reinstatement, reclassification or prospective wage adjustment and fringe benefits, it shall not be subject to any challenge based on the application of the automatic stay; <u>provided, however</u>, the Title III Stay shall continue to apply in all other respects to the Prepetition Action including, but not limited to, the execution and enforcement of any judgment and for any claims for money damages against the Commonwealth or any other Title III Debtor.</p>	